8-16-50 1. -Photo of Barbara Bourne Sent to Seattle 10-25-50 12-27-50 2. Mail tracings on residence of 3-12-51 3. Photos of Barbara Beurne 7-9-51 4. Ilonghand survaillance Log in vicinity of 8928 So. Commercial for 6-30-51 and 7-1-51. 10-26-51 5. Photo of unknown nerson nessibly Barbara Baurne. Reproduced from oneinal bearing stamp of Photograph. 1 Stuart Bldg. Seattle, Wash. 10-26-51 6. Negative and photo of undnow woman Stamped on back with Photographer 1 Stuart Bldg. Seattle, Wash. Sent to Seattle 10/24/51 2-20-52 7. 2 photos of Barbara Hartle Bourne, date taken unknown 3-10-52 8. Consolidated with 1B(3)

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# FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Washington, D. C.

Name: Barbara Hartle Bourne

Born: June 14, 1908, Godfrey, Wash.

Height: 5 ft. 2 in.

Weight: 150 lbs.

Hair: Dark brown

Eyes: Brown

Complexion: Fair

Sex: Female

Build: Heavy

Characteristics: Known to wear glasses, has throaty voice, nervous disposition, is boisterou

Date Received 3 - 5-52 Ł dress of contribute c) ("ame of Special tount)  $\mathbf{B}$ To Be Returned Description: 2 photos, / aff Earlier of James Xa. File No. 100 -Should have been returned with ments 54 Hallard emodedation with (B(3)) Consolidated with 1B(3) on 3/10/57 9.13.

# gunited states government

### MEMORANDUM

		<b>:</b>
TO:	SAC, SEATTLE (100-127) DATE: 4/18/61	
FROM:	SA H. EDWARD MCNULTY	
SUBJECT:	BURT NELSON IS - C	
,	Approved	
Source	Event Recid Agent Locat:	<u>Lon</u>
	Meeting with BURT 4/6/61 H. Edward and McNulty Seattle, Wash., 3/22/61	
CARE SHOULI PROTECT SOL	D BE EXERCISED IN USE OF THIS INFORMATION TO FULLY URCES.	
I	Informants furnished following written report:	
1 - 100-127 ec: 100-527 100-132 100-122 100-53	73 (ELIZABETH G. FLYNN) 20 (ELMER ALLEN)	Ъ6 Ъ7С
100-133 100-128 100-142 100-195 100-580 100-121 100-360	314 883 241 553 0 (MARION KINNEY) 08 (BARBARA HARTLE	Ъ7Д
100-184 100-189	979 (YOUTH)	252
100-240 100-115 65-534 100-236 100-247	516 (COMINFIL LABOR UNIONS) 4 (WHATCOM SECTION) 550 (CI PROGRAM) 560 (CI PROGRAM) 561 (CI PROGRAM) 561 (CI PROGRAM) 562 (CI PROGRAM) 563 (CI PROGRAM) 564 (CI PROGRAM) 565 (CI PROGRAM) 565 (CI PROGRAM) 565 (CI PROGRAM)	41171111111
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SAC, Washington Field (100-1141)

December 11, 1961

Director, FBI (100-7046)

AMERICAN COUNTITIES FOR PROTECTION OF FOREIGN BORN INTERNAL SECURITY - C INTERNAL SECURITY ACT OF 1950

ReVF01et 11/29/61 (no copy to Seattle).

In view of the motion before the United States Court of Appeals, Washington, D. C., filed 11/22/61, referring to the testimony of Harbara Hartle, Washington Field Office (WFO) is instructed to obtain from the Sub-versive Activities Control Board (SACB) record in this case and the case involving the International Union of Mine, Mill and Smelter Workers (IUMSW) the pertinent portions of Barbara Hartle's testimony which are an issue in the motion before the United States Court of Appeals. In addition, WFO should obtain the details of the motion filed by the Attorney General in opposition to the motion filed 7/15/60 by the American Committee for the Protection of Foreign Born (ACPFB) before SACB which motion requested the SACB to vacate its order requiring ACPFB to register as a communist front organization. WFO should also obtain a copy of the affidavit of the Chief Counsel for the Attorney General in the SACB proceeding in which the Attorney General refuted allegations of the attorney for ACPFB contained in the 7/15/60 motion. This information should be promptly obtained and furnished the Bureau. Sufficient copies should be provided for the Bureau file as well as the Seattle file on Barbara Hartle in addition to the ACPEB file at the Bureau

for ACPFB, filed a motion II/22/61 with the United States
Court of Appeals to adduce additional evidence to establish
that Barbara Martia lied in giving testimony before SACB in
this case; to establish that the record is tainted by her
testimony; and to ascertain whether "agents" of the Attorney
General knew sho committed perjury. The motion compares
testimony given by Barbara Martia before the SACB in the ACPFB
case and the IUMMSW case and raises the issue that her testimony
is in variance concerning the origin of the Northwest Committee
for Protection of Foreign Born and thus false.

1 - New York (100-3620) 1 - Seattle (100-3608) (Berbers Hartle)

14/3

DEC1 3 1961

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Varfor for 100-943

Optional Form No. 10

UNITED TRAFFS COVERNMENT

MSHURANDUM

TC

SAC, SEATTLE (100-18861)

DATE: 12/8/61

FROM:

SA J. FRANCIS SULLIVAN

SUBJECT:

NW DISTRICT CP; CENTRAL SECTION

INVERNAL SECURITY - C

SOUNCE

ACTIVITY

RECID

AGENT

LOCATION

b6 b7C b7D

CF Longshore Club meeting 12/6/61 at 210 Euclid, 11/22/61.

J. FRANCIS SULLIVAN

Approved:

The above informant, who has furnished reliable information in the past, supplied the following handwritten notes:

1 - FILE CC:	
100-127	(BURT NELSON)
100-18458	(BOB KINNEY)
100-1550	(ELVER ALLEN)
100-1968	(T. J. VAN ERMEN)
7.00-3608	DAUBARA HABTLE)
3075-14695	(CLAHK HARPER)
300-060	(John Cauchlan)
- 65-730	(ELMER KISTLER)
107-19193	
100-14467	
100-25520	(CP, USA VPS. SACB) (SECURITY MEASURES)
100-18271	(Security Measures)
100-17605	(funds)
annen de Lu	
JFS/Jpv	<b>海</b> (2) (2) (2) (3) (4)
(15)	

2521

SE 100-18861

"December 5, 1961

"Meeting of the Longshore Club of the C.P. was held at the home of ELMER ALLEN, 8:00 P.M., Nov. 22, 1961.

"BURT NEISON spoke on the aspects of the McCarran Act & the individual rights of C. P. members. BURT said that there would not be any attempt at dispersals of key C. P. members as was the case about the time of the Korean War. BURT said that December 29, 1961, is the dead-line set for registration of individuals by the Subversive Activities Control Board & that there would be some harrassment by the F. B. I. to try to make certain people register. BURT stated that if that occurred to tell the agent or agents to go peddle their papers & refuse to talk with them; that even if a petition is served on an individual by the S.A.C.B., the individual does not have to register. The last recourse an individual has is to appeal the Board's order to the courts. BURT said that it is the opinion of the attorneys that an order directing a person to register as a member of the Communist Party cannot be enforced against him if the person takes the 5th Amendment as a reason for refusing to register when ordered to do so. ELMER ALLEN raised the question of where is the Attorney General & the S.A.C.B. going to get a list of G.P. members names in the first place. BURT said that the F.B.I. has such a list, though an old one, supplied by people like BARBARA HARTLE & CLARK HARPER. said that an organized segment of the Right, namely the Birch Society & the Minute-men are making onslaughts against the C.P. That we should recognize this danger for what it is because it could erupt in several things; like the raiding of C. P. meetings & people getting hurt. So in the future we should take precautions as to our meeting places.

"BURT was asked if he felt that JOHN CAUGHLIN's bout with the Bureau of Internal Revenue was timed so as to deprive the C.P. of legal counsel locally. BURT said yes, it is a political job & that the fact that JOHN took such a meek or passive attitude in court was because JOHN didn't want the Internal Revenue people delving any deeper into the tax situation as it might involve other people. BURT said Revenue agents have been questioning people about ELMER KISTLER for some time.

SE 100-18861

"BOB KINNEY said that being that the Longshore club did not have representation at the section meeting where quotas for the special R.F.F. drive were made up, that the club should set a quota. After some discussion it was agreed that the Longshore Club take a \$200 quota. BURT informed the club that were still technically in this club & that if some one would go over to Ellensburgh & contact them, some money would probably be forth coming toward our quota.

b6 b7C

"BOB KINNEY reported to the club that he had seen while at work at the Army dock on the waterfront how the United States is arming to the teeth in the face of the Berlin crisis.

"He said he had worked on a ship that took a full load of tanks & Army equipment, destination Germany.

"EIMER ALLEN suggested that the club study the 22nd Party Congress & at the next meeting have a educational on that subject. Moved, seconded & carried that the club include the educational on the agenda at the next meeting.

"The next Longshore club meeting is to be held at JOHNIE's home, Dec. 6, 1961.

"Those people present at the Longshore club meeting were: - BURT NELSON, BOB KINNEY, ELMER ALLEN T. J. VAN ERMEN, & JOHNIE."

ACTION: NONE.

DIRECTOR, FBI (100-7066)

11/29/61

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SAC, WFO-(100-1141) (P)

AMERICAN COM'T TEE FOR PROTECTION OF FOREIGN BORN IS - C; ISA OF 1950 (ootar)

ResTolet 9/29/61.

Records of the U.S. Court of Appeals, Wash., D. C., in No. 15,960; American Committee for Protection of Foreign Born, Petittoner, u. SACB. Respondent, checked on 11/20 and 11/24/61, by SA \_\_\_\_\_\_ reflect that Attorney for the petitioner, filed a motion to adduce additional ovidence on 11/22/61. The Clerk's file, USCA, reflects ble notion to be as follows,

"HOTION TO ADDUCE ADDITIONAL EVIDENCE

. Pursuant to Section 14 (A) of the Subversive Activities Control Act of 1950, 64 Stat. 1001, 50 7. S. Code, Section 793, petitioner moves for leave to adduce additional evidence before the Subversive Activities Control Board. The evidence which petitioner desires to adduce is described in the annexed offidavit of JOSEPH FORER and is intended (a) to establish that BARBARA HARTLE, a witness for the Attorney General in the administrative proceeding, whose testimony was relied on by the Board for material and important findings adverse to petitioner, lied in giving such testimony; (b) to establish that the record is tainted by the testimony of the perjurious witness, BARBARA HARTLE (see Communist Porty v. Subversive Activities Control Board, 351 V. S. 115); (c) to ascertain, in view of substantial indications to that effect, whether Agents of the Attorney General knew that BARBARA HARTLE committed perjury in the administrative proceeding.

Respectfully submitted,

/3/ JOSEPH FORER Attorney for Pelilioner" 2-Bureau -New Tork (100-3620) (RH) 11-TPO mus\_0113.1.11 SEARCHED & SERIALIZED ON DEC 2 @ 1961

WFO 100-1141

"AFFIDAVIT IN SUPPORT OF MOTION FOR LEAVE TO ADDUCE ADDI-TIONAL EVIDENCE, DISTRICT OF COLUMBIA, SS:

JOSEPH FORER, being duly ewern, deposes and says:

- 1. I am counsel for the patitioner in the above-captioned cape, and I also represented patitioner in the proceedings before the Subversive Aptivities Control Board which are involved in this case.
- B. One of the witnesses of the Attories General in the hearing before the Doard was BARBARA HARTE. According to her testimony, in June, 1942, she booms a full-time functionary for the Communist Party in Scattle (Tr. 1568). Early in August, 1950, she left Scattle and went in hiding in various towns until she was arrested on a Smith Act charge at Eugene, Oregon, on September 17, 1953, (Tr. 1616-17, 1607). She was at a later data released on bail and was expelled from the Communist Party about a week thereafter (Tr. 1629).
- 3. On July 3, 1955, KAETIE to stiffed in the proceeding before the Board, in substance and insofar as relevant to this motion, as follows (Tr. 1501-89, 1600-01):

The organization of the Northwest Conmittee for Protection of Foreign Born resulted from discussions in 1948 by the District Executive Roard and the District Committee of the Committee Forty that there was need of a local branch of the increase Committee for Protection of the Foreign Born in order to defend Farty members from deportation and to attract the support of persons interested in the problems of the foreign born. The Communist Party assigned MARION KINNEY to be secretary of the Northwest Committee. The Communist Party in Seattle supported the Northwest Committee by circulating the Committee's literature and by selling tickets for the Committee's affairs. The Northwest Committee opposed the Smith Act. The Northwest Committee was a chapter of the petitioner herein.

WFO 100-1141

d. The Board tanued the order against petitioner on June 27, 1980. In its report accompanying the order, it credited and relied on HANTLE's testimony (Tr. 9016, 9020-21).

5. On June 28 and 29, 1980, HARTLE testified in a proceeding before the Board in Rogers v. International Union of Mine. Will & Smalter Workers, Docket No. 118-58. The undereigned was one of counsel for the respondent in that proceeding. In that proceeding, counsel for the Attorney General supplied to counsel for Mine-Mill a copy of an 88-page statement made by WARTLE to the FBI on April & and 5, 1954, (Mine-Kill Ex. 67), dealing at length with her experiences in the Communist Party and her knowledge of its activities, policies, structures, etc. At pages 78-84, the statement discusses each of fourteen organizations under appropriate headings. To the understands a knowledge, most of these have been accused, at one time or another, of being fronts or controlled by the Communist Party, NAKPLE testified in the Mine-Will hearing on crops-examination by the undersigned that the purpose of this part of her statement was to give the FBI such information as she had concerning the relationship between the communist Party and each of these organizations (Hine-Hill Tr. 5365), and this circumstance is suident from the statement itself.

HARTLE's statement (Minc-Mill Ep. 67, p. 89, emphasis supplied):

Countities for the Protection of the Foreign Born. It is my understanding that for many years the national organization, or the American Committee for the Protection of the Foreign Born, has been under Communist Party lease rante. The unbown Wied with the local Committee as of before my return to Seattle in 1959.

Escape in 1952.

\*\*HARTLE testified that the local Committee! referred to in this passage with the Northwest Committee for Protection of the Foreign Born, and that the statements made in the quoted passage were true (Nine-Nill Tr. 5365-66). HARTLE's state-nent contains no other references to the Northwest Committee or to the potitioner herein. HARTLE's testimony in the Mine-Nill sase also establishes that HARTLE had no sative participation in administration of Communical Party Affaire after

FFO 100-1141

July, 1950, and did not attend Party committee meetings after her return to Seattle in 1958 (Wine-Will Fr. 5277-86, 5853-60).

The that she was 'unacquainted with the local (Northwest) committee as of before (her) return to Seattle in 1952' contragraph 3 hereof, particularly in light of the stated purpose from that on an earlier occasion, when HirlE testified in Gommunist-front organizations, che said nothing about the testified at length about numerous other herein, although she (ACPPB Tr. 1708-16).

mony in a way she might consider would please the Attorney General's Agents, and the latter had a means which they could have employed, if they wished, to induce her to do so. When MARILE testified against petitioner, she was serving a five-that her testifying for the Attorney General would help her that her testifying for the Attorney General would help her weeks after parole was possible (Mine-Mill Tr. 5394). And paid a fine of \$1,000.00, she was released without payment of Tr. 5399-5300).

and petitioner therefore offers to prove if given the apportuntry, that MARTLE's testimony described in Paragraph 3 heroof

10. In the Wine-Mill hearing, MARTLE was asked on redirect examination by counsel for the Attorney General if she had any explanation to offer for the statement in Mine-Mill Exhibit 67 regarding the Committee for Protection of the Foreign Born (see Paragraph 6 hereof). The question and answer were as follows (Mine-Mill Tr. pp. 5372-5375):

NTO 100-1141

- 'Q. I ask you if you have any explanation to offer for the statement that appears in Line-Mill Exhibit 67.
- '1. The statement in this exhibit refers to the fact as to whether I was acquainted with the member-ship and activities of the local committee of the American Committee for the Protection of the Portion Born in Spattle as of that time or around 1951, 1958, during which time I was underground.

I might explain further that during that time, although there had been none legionings, it was during this time that that consisted had guite a large membership and mas quite active, and the FBI asked no if I know how those people got on the committee and who they all were and what their activities were in relation to the Communication Rarty.

'I answered the answer I gave here-that I didn't have that information as of that period.'

11. I believe, and patitioner therefore offers to prove if given the opportunity to do so, that this explanation was deliberately false. By grounds for this belief are as follows: As I understand the explanation, it is that HARTLE was asked by the FBI to tell them about the Committee for the period that HARTLE was 'underground' (i. e., in hiding). Even if this were true, it does not explain the discrepancy between MARTLE's testimony before the Board (dealing with the Northwest Countytes before she wend 'underground') and here etatement to the FBI that she was not acquainted with the local Committee before my return to Seattle in 1952' (see Paragraph 6, above). Furthermore, it is inconceivable that the FBI limited their request to HARTLE to tell them only about the Committee during the time she was 'underground'. In the first place, the FBI knew that she was 'underground' and out of Seattle and would not have knowledge as to the Committee during that period. Secondly, it would be extraordinary for the FBI's interest to be so limited. Thirdly, the internal swidence of Wine-Will Exhibit 67 indicates that such limiting instructions were not given with regard to other organizations on which HARTLE conconted in her etatement.

FFO 100-1141

18. On recross examination in the Mine-Mill Proceeding, the undersigned attempted to explore HARTLE's 'explonation! further, but was unable to do so adequately because of highly restrictive rulings by the hearing examiner (Mine-1911) Tr. 5375-05). However, during the reorges examination, HARTLE gave the fellowing elaborations of her explanation on redirect:

They (the FDI) were interested in knowing as far go the local committee of the American Committee for the Fromestion of Foreign Born was concerned, which was quite gotive in Seattle after I cane back from the underground in 1950, and stayed at Marian Kinney's house, where neeting who all these people were, who they had on that com-

member of the communist Party because I page the communist Party to be able to give them that information as a communist Party to be able to the the and on that particular phase of that organization.

BY MB. FORER!

- 10. I am not quite sure I understand. You mean you were to give the FBI information as to whether or not certain leading figures in the Northwest Committee had anything to do with the Communist Party? Is that your explanation?
- No. They wanted to know if I know how the committee that was operating in Seattle in 1952, and 1953, on a number of deportation cases, if I knew how these people got on that committee, who put them there, how they got organized there, and what their various activities were.

'I can only survise that they wanted to know whether the Communist Party organized it or not. Bu wasn't able to give them the information as of that period before I came to Seavile in 1952, at which time that committee became really active, because I was underground and did not learn that information

WFO 100-1141

This elaboration, confusing though it is, seems to me to be at variance with both the original explanation and the testimony given by Eartle before the Board in petitioner's case. For this reason and for reasons similar to those stated in Paragraph 11 horsof, I believe, and petitioner therefore offers to prove if allowed the apportunity to do so, that this testimony was also deliberately false.

IS. HARTLE must have been 'supplied' by the FBI to counsel for the Attorney General as a prospective witness in the Beard proposeding against this patitioner. Ist, Eartle's statement to the FBI (fertified by her testimony before the House Compition on Un-American Activities—see Paragraph 7 hereof) demonstrates that the was of up value for that purpose, eines she had no knowledge to contribute. And Hartle's testimony, in fact, contradicts her statement which was in the possession of the Department of Justice. I am reluctantly compelled to believe, therefore, that sond dient of the Attorney General in the Department of Justice must have known that Hartle would and did give false testimony in the Board proceeding. Accordingly, if petitioner is given an opportunity to do so, it will adduce avidence for the purpose of ascertaining whether Eartle gave false testimony to the knowledge of any agent or agents of the Attorney General.

14. If petitioner is given lower to adduce additional evidence as requested, petitioner will offer testimony of Martle, her relevant statement to the FBI, her testimony in the Mine-Mill case, and the testimony of petitioner's agents and attorneys who interviewed her concerning her knowledge of petitioner and the Northwest Consisted and concerning what testimony she could give in the Board proceeding against petitioner.

(Reporting SA's Note: The wording "testimony of petitioner's agents and attorneys" etc. is as it appears in the motion.)

15. On July 15, 1980, petitioner filed with the Board a motion that the Board vacate its order and reopen the administrative proceeding so that petitioner could introduce evidence that Hartle's testimony was false to the knowledge of agents of the Attorney General. That motion was supported by an affidavit of the undersigned substantially along the lines of this one. (Tr. 8156-8159.) The Attorney General opposed

WFO 100-1141

the motion (Tr. 0180). With his opposition, he filed an affidautt of the chief counsel for the Attorney General in the
Board proceeding in which counsel stated that he was not aware
of any person who, at any time, consocted any part of Mrs.
Hartle's testimony; that he dould not consider that such an
accupation bears any merit in fact or in truth; and that
for himself he denied 'having engaged in falcifying the Eartle
testimony, or knowing that it had been 'concected' (Tr. 0165-67).
On August 16, 1960, the Board denied petitioner's motion
(Tr. 0170-69).

/a/ Jobsph Pober"

Subsorthed and sworn to before MARY E. BOSENTHAL, Bovary Public November 22, 1981

upo to following this matter in the USOA and will advise of any additional notions which say be filed, or any additional action which may be taken in this case.

DIRECTOR, FBI (100-7046)

12/11/61

SAC, SFO (100-1141) (P)

AMERICAN COMMITTEE FOR PROTECTION OF FOREIGN BORN 15 - C; 15A of 1950 (00: NY)

RewFolet, 11/29/61, polating to case number 15,960 in the U.S. Court of Appeals (USCA), ontitled ACPFB, Potitioner, v. SACB, Respondent, which get forth the substance of the Potitioner's motion to adduce additional evidence.

Records of the USCA in the above-captioned case, number 15,960, as of 12/5/61, roflect that on 12/1/61, the Respondent filed an answer to the Petitioner's motion to adduce additional evidence.

The anguer was as follows:

"An application for loave to adduce additional evidence is addressed to the sound judicial discretion of the Court. Southport Petroloum Co. v. MLBB, 315 U.S. 100, 104. Euch an application should be desied if in the opinion of the Court the proferred evidence would not change the Wyman-Gordon Co. v. NLEB, 153 F (2d) 480, 482 (C.A. 7). regult.

"Petitioner, the American Committee, admits that on July 15, 1960, it filed with the Board a motion that the Board vacate its Order and reopen the proceeding so that it could introduce evidence 'that HARTLE's testimony was false to the knowledge of agents of the Attornoy Coperal. That motion was supported by an affidavit of the undersigned substantially along the lines of this one. (Tr. 8156-8159)' (Affidavit of Mr. FORER in support of the present motion, p. 7).

"That motion to the Board was opposed in a counteraffidavit filed by F. KIRK HADDRIX, Chief Councol for the Atterney General in the Board proceeding. Mr. MADDRIX denied that the HANTLE testimony had been in any part "concocted" (R. 8165-8167).

2 - Bureau - New York (100-3620) (RE) - WFO 160 Searched SEARCHED ANDROED. ... Serialized Indexed

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WFO 100-1141

"The Board denied the Committee's motion in a Ruling dated August 16, 1960, which covers over 5 pages, and which has two appendices, one a partial transcript of the testimony of Mrs. HARTLE in this case and one a transcript of part of her testimony in the "Hine-Mill" case. (R. 8170-8189) (Footnote, 1. A proceeding before the Board for an order declaring the International Union of Mine-Mill and Smelter Workers to be a 'Communist-infiltrated organization' within Section 728 (4A) of the Act, as amended by the Act of August 24, 1954, Sec. 7 (a), Docket No. 118-58. The Board has not yet docided the case. It should be noted that in the "Mine-Mill" proceeding the counsel for the respondent in that case, the same counsel representing the American Committee in this case, did cross-examine Mrs. HARTLE at length about the alleged contradiction between hor FBI statement and her testimony on direct examination and her explanation. pages 2, 4, 5, and 6 of Mr. FOREE's affidavit.)

The facts may be summarized as follows:

"In April, 1954, Mrs. HARTLE gave the FBI an 68 page statement (M-M Ex. 67) (Footnote 2 An exhibit produced under 18 U.S.C. 3500 and put in evidence, by the respondent in the "Mine-Mill" proceeding, supra, n. l.) covering a number of organizations. In that statement the following appears:

"'It is my understanding that for many years the national organization, or the American Committee for Protection of the Foreign Born, has been under Communist Party leadership. I am unacquainted with the local (Northwest) Committee as of before my return to Seattle in 1952.' (Footnote 3 Quoted in the Board's ruling of August 16, 1960, in this proceeding and also in the affidavit of Er. FORER, p. 3).

Board in this case (R. 1562-1792). She was extensively cross-examined. On direct examination she testified that the question of organizing a local branch of the American Committee for the Protection of the Foreign Born was discussed at Communist Party (Northwest District) meetings and Executive Board meetings in 1948 and 1949, when she was a member of the Party (R. 1579-1582), and that as a result of such discussions

WYO 100-1141

a local Committee, Northwest Committee, for Protoction of Foreign Born, was organized in 1948 (R. 1583-1584). She also testified that one MARION MINNEY, when she knew to be a Party member, was assigned by the Party as Secretary of the Morthwest Committee (R. 1585-1588).

"This testimony, taken in context, does not contradict hor statement to the FBI in 1854 that 'I am unacquainted with the local Committee as of before my return to Souttle in 1952'. Sho testified on direct examination in thes proceeding to what she had heard in Communist Party committee mostings in 1948 and 1949 about the national and local Committees for Protection of the Foreign Born (supra), and che explained in the Mine-Mill hearing that she had stated to the FBI that she was 'unadquainted with the local Committee as of before my return to Peattle in 1952' because the FBI was acking her as to her knowledge of the Committee that was operating in Seattle in 1952 and 1953' --- how these people got on that Committee, who put them there ---! (Mr. FORER's affidavit, p. 6) (Pootnote 4. Also quoted in the Board's ruling in this proceeding, supra. From July 1950 to sometime in 1952 Mrs. MARTLE was 'underground', that is, in Hiding (R. 1824). After she came into the open again oho met MARION MINNEY in 1953 and 1954. (R. 1535, 1590).

"Obviously the answer given to a question depends upon the question asked. See Est. of ROGERS v. Commissioner, 320 U.S. 410, 413. When the FBI asked Hrs. HARTLE about the people running the Northwest Committee in 1952 and 1953, and how they get on the Committee, that would not call for an answer as to what she had heard at Party meetings in 1948 and 1949.

"The Board in its Buling of August 16, 1860, supra, found that Mrs. HARTLE's explanation was 'adequate and acceptable.' There has been no showing of anything even approaching perjury, and no ingenious speculations by counsel as to the sotives Mrs. HARTLE might have had for perjuring horself, as to what questions he could have expected the FBI to ask her, or as to the motives or conduct of the Attorney General's 'agents', including, presumably, counsel in the proceedings, can add anything to the inadequate factual showing which is made. (Footnote 5 For purposes of

WFO 100-1141

the present motion, Respondent does not stress Mrs. HARTLE's testimony in 1954 before the Kouse Un-American Activities Committee.) On the record, as we have just stated, the FBI questioned her particularly about 1952 and 1953, while her testimony on direct examination in this case relates largely to what she had learned from Communist Party sources, mostly in 1948 and 1949. There was no inconsistency or contradiction, let alone perjury or the 'concoction' of false testimony. (Footnote 5. Another witness is this prograding gave testimony covering much the same ground as Mrs. HARTLE's testimony. (R. 2955-3135).

"The question of Mrs. HANTLE's credibility was for the Board to decide. The Committee proffers no new facts; the most that it offers is that because it is dissatisfied with the Board's action, it should be permitted an opportunity to examine Mrs. HARTLE once again, (Footnote 7. As pointed out in footnote 1, supra, counsel for the American Committee has already cross-cramined Mrs. HARTLE at length on the same matters in the Mino-Mill proceeding.) and to examine FBI agents, Government counsel, and anyone class that its counsel can think of. There is no showing of any fact or facts that would change the result, and as a matter of discretion, the motion to Adduce Additional Evidence should be denied."

and will advise of any additional action taken.

DISTICTOR, IDIX (100-70/0)

MC, 1770 (100-1145) (D)

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copeion; robios 11/21/01, thisely instructed the shore cortain portions of Philips Militalia destinour before the then in the acrit and Him-Hill occor-

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viete entities postulues to their limbus livilia di la United States Court of Appenis (USCA), Taskington, D. C., Despison Committee for Protestion of Postelin Court, Postelium, V. Subversire Control Leave, Respondent. Willia 11/20/01, pertains to a socion 211cd on 11/22/61, by the positioner to address address address relicions; trois of 12/11/01, portains to the respondents 13/1/61, altered to the petitioner's motion.

in both the certain and mentar, though reference in cade to minima minimize teckness are contained in a 83 repo pinicitude made by EATHER to the INI in 1954, and its the pur date evidence kedeate the SAGO by the respondent in the Him-Hill proceedings.

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FBI - SEATTLE

WO 100-1141

The transcripts of the record of proceedings before the SACH and the exhibits thereto in the ACPUB case, in accordance with USCA procedure at this time, are presently located at the SACB; however, the USCA does have an index of same on record in the case.

In view of information set out in the motions currently filed in the USCA in the ACPUS case, and in view of information in VFOlet of 12/11/61, which appears to contain information requested in Bulet of 12/11/61, WFO is holding in abeyance the Eureau's request as set forth in Bulet 12/11/61, until such time as the Eureau determines further information in the SACB record may be required, and to advise WFO of its instructions in this remark.

The Clerk's file, USCA, Washington, D. C., checked as of 12/13/61, sets forth the reply filed on 12/5/51, by the potitioner as follows:

## REPLY TO ALISTER TO MODION TO ADDUCE ADDITIONAL EVIDENCE

The Respondent is proposing the wrong standards when it argues that our motion is addressed to the fourt's sound judicial discretion' and 'should be denied it in the opinion of the Court the proferred /sic/ evidence would not change the result. Unitever may be the case in other situations, these are not the tests to apply when the claim is that the record is trinted by perjury. In such an event, the proper test is whether there is a reasonably substantial slowing that trint may exist. Communist Party v. S. A. C. B., 351

WEO 100-1141

"The Communical Party enco reversed a decision of this court denying leave to adduce evidence of taint even though this Court had expressly found that the testimony of the challenged witnesses 'was consistent with and supported by masses of other evidence' and although this Court had applied the principle that, 'The avaluation of credibility is primarily a makter for the trier of facts' (351 U. S. at 121). 2/ The Suppose Court stated in the Communist Party case (at 124-125, emphasis supplied):

Then uncontested challenge is made that a finding of subversive design by petitioner was in part the product of three perjurious withcases, it does not verove the teint for a reviewing court to find that there is apple innocent testiony to support the Board's findings. If these witnesses in fact committed perjury in testifying in other cases on subject metter substantially like that of their testimony in this proceeding is inevitably discredited and the Foard's deformination must duly take this fact into account. We cannot pass upon a record containing such challenged testimony.

respects even nore serious than that alleged in the Communist Party case. Here the vitness is alleged to have lied not only in another proceeding, but also in the very same proceeding. The claimed perjusy sees not to a single item of her festimony, but virtually all the testimony of any consequence that the save, plus testimony (in the Hine-Hill case) assigned to cover up the original perjusy. If our analysis is correct, the witness exhibited a propensity for committing perjusy on a wholesale scale. Finally, in this case, unlike the Communist Party case, there exists, lamentably, substantial grounds for

<sup>2. &</sup>quot;The Respondent's answer, therefore, relies on rejected principles when it argues that, 'The question of the BARTHE'S credibility was for the Court to decide,' and that, 'Another witness in this proceeding gave testimony covering such the rase ground as the RANTHE's testimony.'

WO 100-1161

bolicylng that the perjusy man comitted with the inculedge, and perhaps the comivance, of agents of the Department of queries.

"The allegations of perfury in this case have not been controverted in any meningful way. In. MIDDREST counter-affidavit (n. 8165-67) contains only the following denials:

time, tone of any porces the at any time, to may time, tone octed any part of the testiment line. Make the testiment line. Make the testiment of testiment of the testiment of t

For typelf, as Chief Councel at the time, I not only deny having engaged in inleitying the MANTED testicony, or knowing that it had been connected, but I recent the conjugated been Commist technique of casting unjustified vilification on anyone the represented the Department of Justice in this case.

Third from expressing personal indignation and abuning opposing councel, this passage asounts to nothing more than an assertion of personal imagence by one was the navor accorded of guilt.

"index the electronees, therefore, this "court testimony," upon a record containing such challenged testimony,

The locality told the tel that she was unacquainted to the the Northwest Committee Deloye her yeturn to Committee In 1902. If words near anything, this is squarely contrary to her detailed testimony in the nearhistentive proceeding about the Northwest Committee Detwice 1940 and August 1950, then the Northwest Committee Detwice 1940 and August 1950, then the Northwest Committee Detwice 1940 and August 1950, then the Northwest Committee Detwice 1940 and August 1950, then the Northwest Committee on Un-American Activities, when Will as for the House Committee on Un-American Activities, when Mintel also falled to inform on the subject Although informing on nucrous poher organizations (n. 1711-16, 1718, 1720).

TEG 100-1141

"The Respondent's namer protesses to see no incomplatency between MATTIS's testimony and her report to the IDL. It does so by smallowing whole the explanation advanced by the very vitness whose credibility is challenged, and even though the explanation itself seems obviously contrived and it shallenged, by our notion, an another instance of perfore.

"The distances of the first desired in the Bino-Hill case that her statement to the FII dealt with her acquaintance with the first with her acquaintance with the Borthwest Cormittee as of around 1051, 1052, turing which the I was underground. (Quoted in affidavit in support of our rotion, po.4-5.) This explanation is contradicted by the statement itself. For in her statement to the FDI HARAM said that she was unacquainted with the Northwest Committee has of before my return to seattle in 1953.\* Furthernors, the immediately preceding seatones refers to an understanding of many years, thus also indicating that the passage is not limited to the 1951-1952 period. And in any event, the fact remains that no matter must the IDI asked HARMER, what she told the IBI was a disclaimer of any induled a about the Horshwest Committee for any tipe prior to 1952.

"The Respondent's answer also discreetly overlooks other circumstances, as Zollows, which rate Marks's explanation extravigantly implantible.

- (a) "Thy chould the FDI be so dense an to not MANTIN about her acquaintence with the Northwest Committee during her inderground period, when, as the FDI know, the could not possibly have had my acquaintance with it in that that
- (b) Thy should the IBL be so curlously disinterested in the personnel and activities of the Northwest Committee during the tise when MATIN had a chance to know something about 147
- (c) "Is it not an old coincidence that of the fourteen organizations dicevered by PAPTLE in her report to the FDI, the Northwest Committee seems to have been the only one is which the FDI limited her to report in about the underground period?

#### TO TOO TAIL

- MINUTE SALLON to toll the Un-Acordon Activities Compities about the Northwest Compities
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"No consistry on dispulse the Sect that there is cause here for believing that the Attorny Concret here to the Sixes that in proceedings below the Board - crolloyed a porturious vitues. There are also substantial indications that the porturious vitues of the process are also substantial indications that the porturious of the Department of There are also become at the community of all the time of the Department of There are also the forest and the forest at the forest and the forest and the community and the obtained to the community sensitive to its obligations for the forest and the community sensitive to its obligations for the fact and the community.

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170 100-1141

USCA and will advisor any additional action calon in the Austraceast.

DIRECTOR, FBI (100-7016)

12/27/61

SAO, UFO (100-1111)(E)

MILRICAL COLLUTION TO PROTECTION OF FOREIGN BORN IS-0; ISA of JULOV (XII:00)

Bolulot 12/11/621 vo 12/01et 12/15/61.

each of BAHBARA BARTER'S testimony before the SACE in the ACPVE case, and in the International Union of Mino, Mill and Smoltor Morkeys (IUNISM) acts, on the following dates:

ACPFB

IUMISM

6/28/60

A copy of the motion fixed by the Attorney General in the ACPFB proceeding before the SACE, together with an affidavia of for the Attorney Conord in the Board proceeding in being photostated by the SACB and will be superphose to the Bureau when conploted. This motion the is opposition to a motion filed on 7/15/60 by \_\_\_\_\_\_\_for the ACPFD, end is referred to the "Notion to Accuse Additional Evidence", filed in ACPFD case in the U.S. Court of Appenia by \_\_\_\_\_\_ on li/22/61 (por for the AUPID, and in referred to in on 11/22/61 (por Trolog 11/29/61.)\*

In accordance with Pirenu instructions in Dulot of 12/11/61, one copy of BAREALA HARDED'A tastinony, on the days montioned above, in enclosed horowith for Seattle, and one copy in englased for lies York, had litted of Origin in anytioned mottor.

- Burcey (Enols:10)

1 = 100- BARBARA HARPLE

3- How York (100-3620) (England (Englass) (Englass) (Englass) (Englass) (Englass) (Englass) (Englass)

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00-3608 :53 SEARCHLU . 1962

tro 100-1161

The orglosures of BARBARA HARTLE's testimeny incorporate the references unde to it in current metions filed in the ACPPB case in the U.S. Court of Appeals. These rotions are as follows:

"Notion to Adduce Additional Tyldened"
(NFOLot 11/29/61)
"Answer to Positioner' # Notion to Adduce Additional Tyldenee" (NFOLot 12/11/61)
"Roply to Answer to Notion to Adduce Additional Eviconce" (WOIot 12/15/61)

As of 12/26/61, the doctot of the U.S. Court of Appeals in the ACFFE case, show that the last entry contained therein is dated 12/6/61, at which time the metion is No. 3, above, was filed. WFO is following this matter in the USOA and will advise of additional action token.

AIRTEL

TO:

DIRECTOR, FBI (100-7046)

FROM:

SAC, WFO (100-1141) P.

AMERICAN COMMITTEE FOR PROTECTION OF FOREIGN BORN 18-C; ISA OF 1950 (00:NY)

ReWFOlet, 1/11/62, which set out U. S. Court of Appeals, Washington, D.C. Order dated 1/8/62.

Page 1, last paragraph, line 8, had word "not" inadvertently omitted between words "must" and "leave", so line 8 should read "the testimony of the witness is discredited it must not leave that."

Bureau and interested offices requested to change their copies of referenced communication accordingly.

4-Bureau

(1-100- ) (BARBARA HARTLE)

2-New York (100-3620) (RM)

Deattle (100-3608) (BARBARA HARTLE) (RM) (AM)

I-WFO

RCP: man

(8)

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00-3608 SPRINTER AND MARK JAN 1 8 1962

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## OFFICE MEMORANDUM\* UNITED STATES GOVERNMENT

TO	:	SAC, LOS	ANGELES	(100-1783)	DATE:	1/30/62
				3,		
						-

FROM : SA EDWARD E. ABBOTT

LOS ANGELES COMMITTEE FOR SUBJECT: PROTECTION OF FOREIGN BORN

(LACPFB) IS-C

SOURCE	ACTIVITY	RECEIVED	AGENT	LOCATION	4
who has furnished reliable information in the	1/11/62	1/25/62	Writer	,	]; ;
past and whose identity should be concealed.	e of Gess :				b6 b7C b7D

report whi	Informant furnished is quoted as		d a signed typewritten
ce: 100-23660 100-36308 100-31358 100-16304 100-26961 100-45924 100-35572 100-25747 100-20432 100-36484 100-34107 100-18298 100-22065 100-25183 100-42652  EEA/jmp (27)	(ROSE CHERNIN)  (MAX HITTLEMAN)  Read by	<b>3</b> )	100-26677 100-24343 100-30844 100-28082 100-20066 100-30510  1 - SAN FRANCISCO (REGISTERED) (BARBARA HEATON) HARTLE  100- SEARCHED INDEXED SERIALIZED FILED JAN. 30, 1962 FBI, LOS ANGELES SERIALIZED FILED SERIALIZED FILED SERIALIZED SERIALIZED FEB 9 1962 FBI - SAN FRANCISCO & 5 3 3
			100-3608-3533

#### LA 100-1783

"Los Angeles, Calif. Jan. 24, 1962

"LACPFB ADMINISTRATIVE BOARD MEETING Jan. 11, 1962

"The Administrative Board Meeting of the LACPFB was held on Jan. 11, 1962 at the Hungarian Cultural Center, 1251 South St. Andrews Place, Los Angeles.

"There was a four-point agenda.

"1. Report from the legal Panel re: Parole Cases.

b6 b7C

- "2. Preliminary report re: Annual Conference
- "3. News in Cases.
- "4. Good & Welfare, and Announcements

was appointed Chairman for the evening.

"Present were:

ROSE CHERNIN
MAX HITTLEMAN

- 2 -

LA 100-1783

(attorney)
"ROSE CHERNIN made a report from the legal panel on parole cases and the new law concerning parolees. She also announced that and departed on Wednesday, January 10, from the International Airport to New York on their way to Czechoslovakia deported himself to Czechoslovakia instead of to South Korea; volunteered to go with him.) and are supposed to be met at the airport in New York by a woman lawyer
"ROSE CHERNIN in discussion on deportation cases mentioned that during the Congressional Committee investigation and riots in San Francisco where she was present and saw BARBARA (?) HEATON ? testify who as she mentioned was her former friend and co-worker in progressive movement and who at that time turned out 'to be a stool-pigeon' and testified against communists and progressive people and further 'she felt cheap when I passed by her and gave her a prolonged dirty look.' She continued 'now I don't know, if something cracked in her mind or she was under-cover agent for the FBI all the time,' anyway her testimoney and testimony of were not taken under consideration by the court.
"The twelfth annual conference of the LA committee will be held on March 31, 1962 at Park Manor, Western and Sixth St., L.A. for which the committee was elected.
did not accept appointment to the committee giving the reason that he is leaving for five or six months going East to find a job because he can't obtain one in Los Angeles."
ACTION:

b6 b7С

- 3 -

LA 100-1783 A copy of this memorandum is being furnished to the San Francisco Office inasmuch as it contains information concerning BARBARA HEATON (ph) who may reside In the San Francisco area. No information concerning an Individual by this name was found in the Los Angeles Indices. A letter dated 1/18/62 announcing an IACPFB administrative meeting has been placed in a letter dated 1/5/62 announcing an administrative meeting b7D of the LACPFB has been placed in The following name is being indexed to this memo: BARBARA HEATON Informant was thoroughly interviewed concerning this report and could furnish no additional information. All necessary action in connection with this memo has been taken by the writer. - 4 -

#### APPENDIX

### LOS ANGELES COMMITTEE FOR PROTECTION OF FOREIGN BORN

According to the California Senate Fact Finding Committee on Un-American Activities, Report 1955, page 388, "This particular committee is well known as a Communist front."

#### **SOURCE:**

LOS ANGELES COMMITTEE FOR PROTECTION OF FOREIGN BORN LA 100-1783 BU 100-7046

INFO)

AIRTEL AIR MAIL - REGISTERED TO: DIRECTOR, FBI SAC, LOS ANGELES (100-50808) FROM: RE: LOS ANGELES CITY BOARD OF EDUCATION INFORMATION CONCERNING (SUBVERSIVE CONTROL SECTION) Re Los Angeles airtel 2/2/62 and Bureau airtel 2/6/62. 0n 3/7/62, , Los Angeles County Sheriff's Office, Liaison Detail, (conceal) advised that the Los Angeles Board of Education is in the process of proceeding with its intention to prosecute [ and [ advised that Attorney is now a member of the Administrative Staff of the Los Angeles City Board of Education and he is theoretically in charge of the prosecution of these individuals under the Dilworth Act. He is receiving assistance from Los Angeles County Counsel, and . Assistant County Counsel. 6 - Bureau (61-7874, 1 - 100b6 1 - 100b7C 1 - 100 b7D Seattle (100-3608) - San Francisco (100-1 1 - New York (100-8 - Los Angeles 1 - 100-34405 --- 100-53044, - 100-25268, - 100-36202, 1 - 100-22723, JST:VJS min State Minume (17)WHALLED JOHNSON HED MAR 9 1962

LA 100-50808

At the present time the attorneys and their aids are in the process of contacting the following individuals for the purpose of assessing their potential as witnesses on behalf of the city and its proposed prosecution. These individuals are as follows:

	BARBARA HARTLE	
	MAX SILVER	
	MATTHEW CVETIC	
residing he served	stated that is believed in Sacramento, California. Further, in 1955 or 1959 one year for criminal syndicalism.	b6 b7C b7D

For the information of the Seattle, San Francisco, and New York Divisions the Los Angeles City Board of Education instructed the Los Angeles County Counsel, who is their legal representative, to prepare legal briefs for the purpose of trying three teachers in the Los Angeles City School System who, during the course of executive session hearings, admitted membership in the Communist Party (CP) up to 1952 but invoked the Fifth Amendment concerning questions regarding their CP membership and/or affiliation subsequent to 1952.

The County Counsel decided to move against the admitted communists on the following grounds according to \_\_\_\_:

(1) The individual in question did not file an affidavit stating they were onetime members of the CP as required by the Dilworth Act; (2) The County Counsel will try to prove that these individuals perjured themselves in their failure to tell the city school system that they had been or were CP members.

LA 100-50808

in the process of attempting to construct a brief along the same lines as used by the U. S. Attorney in the case entitled "WILLIAM SCHNEIDERMAN, Et Al, vs. United States." The County Counsel is searching for expert witnesses who can testify as to CP teachings, political theory and philosophy. They are also attempting to obtain witnesses who can testify that the CP advocates the overthrow of the United States by force and violence.

b6

b7C

b7D

The Bureau by airtel dated 2/6/62 instructed the Los Angeles Office to closely follow this matter and keep the Bureau advised of pertinent developments.

The foregoing information is being furnished to the Bureau and interested offices for information since it is possible that the individuals named above that are being contacted by Los Angeles County Counsel representatives may in all probability contact the field office in the area where they live.

The Los Angeles Office will closely follow developments as they occur in this matter and advise the Bureau.

SAC, New York (100-3620)

March 14. 1962

Director, FBI (100-7046)

AMERICAN COMMITTEE FOR PROTECTION OF FOREIGN BORN INTERNAL SECURITY - C INTERNAL SECURITY ACT OF 1950

Transmitted herewith for the New York file on captioned organization and for Barbara Hartle's file in Seattle is a copy of the report of the Subversive Activities Control Board in this case captioned "Report of the Board on Reconsideration" dated 3-8-62.

Enclosure

2 - Seattle (100-943) (Enclosure)

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FBI - SEATTLE

#### SUBVERSIVE ACTIVITIES CONTROL BOARD

Docket No. 109-53

ROBERT F. KENNEDY, ATTORNEY GENERAL OF THE UNITED STATES,

PETITIONER.

AMERICAN COMMITTEE FOR PROTECTION OF FOREIGN BORN,

RESPONDENT.

#### REPORT OF THE BOARD ON RECONSIDERATION

#### PRELIMINARY STATEMENT

The Board on June 27, 1960, issued its Report and Order finding the American Committee for Protection of Foreign Born (hereinafter sometimes referred to as "American Committee" or "the Committee") to be a Communist-front organization as defined in section 3 of the Subversive Activities Control Act of 1950, and requiring that the organization register as such pursuant to the provisions of the Act. Pending disposition in the Court of Appeals for the District of Columbia of the American Committee's petition for review of the Order of the Board, the Committee moved in that court, pursuant to section 14(a) of the Act, for leave to adduce additional evidence which it alleged would show that a witness for the Attorney General, Barbara Hartle, had testified perjuriously or falsely before the Board.

The Court of Appeals, on January 8, 1962, granted the motion and ordered:

. . . that the motion to adduce additional evidence is granted for the limited purpose of permitting petitioner [American

<sup>1</sup> The Board on August 16, 1960, denied a motion by American Committee to vacate the Order of June 27, 1960, and reopen the proceeding on the matter of the credibility of the witness Hartle.

Committee] to adduce additional evidence intended to establish that the testimony of the witness Hartle as presented to the Board in the hearing in this matter was false; . . . .

The court further ordered that the proceeding on remand proceed expeditiously, that if the testimony of Hartle is discredited the testimony shall not remain part of the record, and that the Board "reconsider its original determination in the light of the record as freed from the challenge that now beclouds it."

Pursuant to notice issued by the Board, counsel for American Committee and counsel for the Attorney General appeared before the Board for conference on January 12, 1962. As a result, a hearing for the purpose of permitting American Committee to adduce evidence within the terms of the order of the Court of Appeals was held before the Board on January 23, 24, and 25, and February 1, 1962, with summation argument also taking place on February 1, 1962.

Basically, the issue of Hartle's credibility arises from an asserted inconsistency between her testimony given in July of 1955 in the original Board proceeding and a statement that she had made to the Federal Bureau of Investigation in March of 1954 which it is contended meant that she did not have any knowledge on the subject matter about which she then testified, in July of 1955, in the Board hearing. 3 Hartle's testimony in the original Board hearing appears at transcript pages 1562-1792, and the pertinent parts are summarized later herein. The statements that Hartle made to the F.B. L in March of 1954, which included information on many different subjects, are contained in an 88 page typewritten document which was received in evidence as Board Exhibit 2 in this proceeding on remand.

<sup>2</sup> The results of the conference were incorporated in a written Order issued by the Board on January 16, 1962. The Order provided, inter alia, that counsel for the Attorney General produce at the hearing for questioning by counsel for the American Committee the agents of the Federal Bureau of Investigation who conducted pertinent interviews with Barbara Hartle, and also produce Hartle herself. At the conference, a motion by counsel for the Attorney General was granted, over objection, to substitute Robert F. Kennedy, present Attorney General of the United States, as petitioner in the Board proceeding.

<sup>3</sup> Other matters are also involved and are considered in our findings and evaluations that follow.

Some parts of Board Exhibit 2 were based upon handwritten notes prepared by Hartle and given to the F. B. I. This included, among other subjects, the information she gave at the time (March of 1954) on the subject presently involved. Her handwritten note on the instant subject was received in evidence, without objection, as A. G. Exhibit 290.

In addition to the above, the record upon which the determination is to be made as to Hartle's credibility consists of: an F.B.L. report of an interview with Hartle in June of 1954 devoted solely to the Committee for Protection of Foreign Born, which was received in evidence, without objection, as A. G. Exhibit No. 291; excerpts from the testimony given by Hartle in June of 1960 in the Board proceeding designated as Attorney General v. International Union of Mine, Mill and Smelter Workers, Board Docket No. 116-56, which excerpts were received in evidence as Board Exhibit 3; the testimony of Steve S. Carter, an agent of the Federal Bureau of Investigation who, with then agent Mason, conducted the interview with Hartle in March of 1954 which resulted in Board Exhibit 2, and who subsequently interviewed Hartle on other occasions including the interview in June of 1954 which resulted in A. G. Exhibit 291; the testimony of F. B. I. agent Robert E. Mason who participated in the interview in March of 1954; the testimony of Hartle given in this proceeding on remand; and, the testimony of L. E. Broome, Esquire, counsel for the Attorney General in Board Docket No. 116-56, supra, who conducted the direct examination of Hartle therein.

The witnesses Carter, Mason, Hartle, and Broome (in the nature of adverse witnesses) were called at the request of counsel for American Committee and counsel had no other requests for witnesses. (See, tr. 8384.)

#### FINDINGS OF FACT

Barbara Hartle was a member of the Communist Party of the United States from the early 1930's until March of 1954, during which time she became a high ranking official in the Party in the Pacific Northwest (tr. 1563; 1637). The facts that are to be considered in determining Hartle's credibility will be set forth chronologically in the way the various information developed.

#### Hartle's Original Testimony Herein

Barbara Hartle, in July and September of 1955, testified in the original proceeding as a witness for the Attorney General. She testified to the effect that the Northwest Committee for Protection of Foreign Born came

<sup>5</sup> This was the manner followed by counsel for American Committee in presenting his summation or closing argument.

<sup>6</sup> The Northwest Committee for Protection of Foreign Born was found in our original Report herein to be a chapter or branch of the American Committee for Protection of Foreign Born. (Report, p. 12.)

about as a result of discussions inside the Communist Party in Scattle in 1948-1949 that the Communist Party needed a local branch of the American Committee to defend Party members from deportation and to attract support from those of the public who were interested in the problems of aliens or the foreign born (tr. 1591-1593). Another witness for the Attorney General, Clark Harper, also testified that the need of such a branch in that area of the United States was the subject of Communist Party business in 1949 and 1949 (tr. 2977-2978). Hartle, and again Harper, testified to the effect that Marion Kinney, a Party functionary, was designated by the Communist Party to organize the branch and to assume office in it (tr. 1586-1588; 2980-2984, 2996). Hartle testified that the Communist Party circulated material issued by the American Committee and the Northwest Committee (tr. 1589, 1600-1601) and added, on cross-examination, that the last time she saw material of the Committee was in 1950 (tr. 1724-1725). Lautner, also a witness for the Attorney General, testified that the American Committee called on members of the Communist Party to aid and support the Committee (tr. 1001-1002). Hartle and the Attorney General's witness Hardin both testified to the offect that the Communist Party sold tickets to the affairs of the Committee (tr. 357-358; 1601).

\*

C

Hartle gave no testimony with respect to either the American Committee or the Northwest Committee in the period 1950 to sometime in 1953. She testified that in 1953, Abner Green, national officer of American Committee, met with top officials of the Communist Party in the Northwest United States and stated that he was satisfied with the progress of the Northwest Committee and was pleased with the response at meetings and conferences that were being held around his visit there (tr. 1597-1599).

#### Hartle's Later Testimony in the "Mine-Mill Proceeding"

On July 28 and 29, 1960, five years after testifying in the original hearing berein, Hartle testified as a witness for the Attorney General in a Board proceeding involving the International Union of Mine, Mill and Smelter Workers (hereinafter referred to as "Mine-Mill"). The Mine-Mill

Abner Green, then executive secretary of the American Committee, appeared as a witness for the Committee in the original proceeding and himself testified that Marion Kinney was executive secretary of the Northwest Committee at the time of the hearing (tr. 5193, 6663). See also A. G. Ex. 34.

During the period from July of 1950 to September of 1952, Hartle was operating "underground" in the Communist Party (see infra, p. 5).

<sup>9</sup> Greene admittedly was a top officer of the American Committee (tr. 2).

proceeding had no relation to said in no way involved the American Committee, and Hartle did not testify an direct examination in Mine-Mill to anything about the Committee. In Mine-Mill requests were made for prior statements of Government witnesses and counsel for the Attorney General made available to counsel for Mine-Mill for purposes of cross-examination of Hartle the entire 88 page typewritten statement of information given by Hartle to the F. B. I. in March of 1954 and which is now Board Exhibit 2 herein. The 88 page statement contained information which Hartle had given on many subjects, among which were fourteen separate organizations. As to at least some of the fourteen organizations Hartle furnished information prior to 1950, including what she had heard about them in the Communist Party.

With regard to "Committee for the Protection of the Foreign Born" Hartle's 1954 statement contained the following:

It is my understanding that for many years the national organization, or the American Committee for the Protection of the Foreign Born, has been under Communist Party leadership. I am unacquainted with the local Committee as of before my return to Seattle in 1952. (Bd. Ex. 2, p. 83.)

As already indicated, the primary contention of counsel for American Committee is that Hartle's statement to the F.B.L that she was "unacquainted" with the Northwest Committee "as of before my return to Seattle in 1952" is in direct conflict with her having testified in this proceeding about the Northwest Committee in the period 1948-1950.

On cross-examination in Mine-Mill Hartle testified that she went "underground" in the Communist Party in July of 1950 and remained so until September 17, 1952, at which time she was arrested on charges under the Smith Act (Bd. Ex. 3, p. 5277). During the period of her "underground" status she did not attend regular Party meetings (ibid). She testified that in obtaining the statement from her in March of 1954 the F. B. L. wanted to know the relationship to the Communist Party of all of the organizations mentioned in the statement (Bd. Ex. 3, p. 5365).

At one point in the oral argument herein counsel for American Committee expressed the contention this way: "She gave testimony which was contrary to a document which was in the possession of the Government. The document in the possession of the Government said she know nothing." (Tr. 8413.) As will appear, additional considerations have been raised which are also to be evaluated in determining the overall credibility of the witness (see "Collateral Matters," infra).

On redirect examination in Mine-Mill, Hartle explained her statement to the F.B. I. as follows:

The statement in this exhibit refers to the fact as to whether I was acquainted with the membership and activities of the local committee of the American Committee for the Protection of Foreign Born in Seattle as of that time or around 1951, 1952, during which time I was underground.

I might explain further that during that time, although there had been some beginnings, it was during this time that the committee had quite a large membership and was quite active, and the FBI asked me if I knew how those people got on the committee and who they all were and what their activities were in relation to the Communist Party.

I answered the answer I gave here -- that I didn't have that information as of that period. (Bd. Ex. 3, pp. 5374-5375.)

This explanation was explored on recross examination and Hartle stated that with respect to the local Committee she responded to specific questions which only had to do with after 1950 when she was underground:

. . . They [the F. B. I.] wanted to know if I knew how the committee that was operating in Seattle in 1952 and 1953 on a number of deportation cases, if I knew how those people got on that committee, who put them there, how they got organized there, and what their various activities were.

I can only surmise that they wanted to know whether the Communist Party organized it or not. But I wasn't able to give them the information as of that period before I came to Seattle in 1952, at which time that committee became really active, because I was underground and I did not learn that information in the underground. (Bd. Ex. 3, pp. 5380-5381.)

Counsel for American Committee contends that both of these explanations were false, particularly when viewed in the light of the testimony elicited during this proceeding on remand from the F. B. L. agents who had interviewed Hartle. Before considering this point we will set forth the facts which were established in the remand proceeding.

#### The Proceeding on Remand

F.B. L agents Carter and Mason conducted the interviews that resulted in the statement now in evidence as Board Exhibit 2 (tr. 8250-8252). The statement consists of information given orally during which agent Carter took notes and the statement also included written material prepared by Hartle when she was alone (tr. 8257).

The 88 page memorandum was prepared by agent Carter who then presented it to Hartle who made such corrections and minor additions as were necessary and then signed it and adopted it as her own (tr. 8258).

The instructions that Carter gave to Hartle were general as to all of the organizations and there were no different instructions for the Committee for Protection of Foreign Born nor were any time limitations specified. However, in response to the question by counsel for American Committee, "who suggested which organization, which of these 14 she should give you the information on?," Carter answered that his suggestion to Hartle was:

form of notes concerning the front organizations or Communist infiltrated organizations that she was acquainted with, that she might have some knowledge, and the only other suggestion that I can recall that I made to her in that respect was that the particular interest that I might have, and the thing that she might emphasize if she could, would be any current officers or current activities that she might have knowledge of. (Tr. 8261-8262.)

Also, Carter thinks that a limitation to information in 1951-1952 could have been suggested by his requests to Hartle (tr. 8290-8291).

Robert E. Mason, who was an agent of the F. B. I. at the time and was present with agent Carter during practically all of the interviews that resulted in Board Exhibit 2, testified substantially the same as Carter concerning the interviews: namely, that Carter and he were interested in knowing about the relationship of the Communist Party to the 14 different organizations covered on pages 78 to 84 of the exhibit, and that any questions they may have asked Hartle were general in nature and they did not fix any specific period of time for which they wanted information about the Committees here involved or any of the other organizations (tr. 8308, 8336).

<sup>11</sup> See A. G. Ex. 290.

Subsequent to the interviews that resulted in Board Exhibit 2, agent Carter interviewed Hartle on a number of other occasions (tr. 8283-8284). An interview that Carter had on June 1 and 2, 1954, with Hartle was devoted solely to the Committee for Protection of the Foreign Born (tr. 8278, 8283, 8380). The information received was "in the form of an interrogation" and following the interview the results were compiled in a memorandum prepared by agent Carter and dated June 8, 1954 (tr. 8278, 8281). This memorandum was received in evidence as Attorney General's Exhibit 291. 12 It is, as conceded by counsel for American Committee, "at least close to her original. Itestimony" (tr. 8422). A possible difference, although not sufficient to impeach Hartle's credibility, is that in exhibit 291 Hartle is reported to have understood that Marion Kinney was active in the Northwest Committee as either an officer or leader during 1948-1950, and by reason of her affiliation with that organization Hartle believed that Kinney may have made reports about the Committee to the Communist Party. In her original testimony in the Board hearing Hartle identified Marion Kinney as secretary of the Northwest Committee, having been assigned to work and assume office in the Committee by the Communist Party (tg. 1588). As set forth supra, a separate witness gave similar testimony.

Agent Carter considered the March interviews, set forth in Board Exhibit 2, as preliminary or a "very brief summary of the information she had available" (tr. 8284). He interviewed her at subsequent times as part of his continuing responsibility to obtain all of the information that he felt Hartle had within her possession (tr. 8284). The subsequent interviews concerned not only the American Committee but also other organizations. The particular subsequent interview that took place on June 1 and 2, 1954, was devoted solely to the Committee and was the only one of the other interviews that dealt with the Committee (tr. 8380).

Barbara Hartle was called as a witness after Carter and Mason had testified, having been excluded from the hearing room during their testimony. She stated, as she had in the earlier Mine-Mill proceeding, that the information she gave in Board Exhibit 2 was in response to certain questions (tr. 8350). She stated that she was asked to give information she had about the organizations when she was in the Communist Party in Seattle

<sup>12</sup> The record does not reflect the time when the existence of exhibit 291 became known to counsel representing the Attorney General in the proceedings here involved. Our attention has not been directed to any situation in the proceedings calling for earlier production of the document and, as stated, it was received in evidence without objection.

<sup>13</sup> Hartle did not testify that she was present at the specific Party meeting when Kinney was given the assignment.

and by reason of the fact that she was more active in some than in others was the reason she could give more information on some than on others (tr. 8353). Hartle was not a member of or active in the Northwest Committee for Protection of Foreign Born (tr. 8373).

Counsel for American Committee sought to have Hartle state that during the interviews which resulted in Board Exhibit 2 she was asked to tell everything she knew about the Northwest Committee and the relation of the Communist Party to it (tr. 8353). She replied that she thought that was in different interviews -- that there were other interviews in which other questions were asked and when she did not prepare material (tr. 8353-8354). This suggests the possibility (see "Summary and Conclusions," infra) since six years had elapsed before Hartle was first asked about her interviews with the F. B. L. that she was confusing the two different interviews that took place only a little over two months apart.

Moreover, it was also developed in this proceeding on remand that prior to her original testimony in July of 1955, she was interviewed by counsel who represented the Attorney General in the original hearing (tr. 8366, 8370). At that interview she was asked by counsel what she knew about the Committee, who the people were who were associated with it, what she knew about those people, when she knew them to be members of the Communist Party, what she knew about meetings that concerned the Committee in which the Communist Party was involved, whether the Communist Party circulated literature of the Committee, and other things including how the Committee started (tr. 8371-8372). Thus, some five years before being asked about her first interview she had again been interviewed by a Government representative who asked many detailed questions about the Committee and the people in it.

In addition to Carter, Mason and Hartle, counsel for American Committee requested and there was called as a witness L. E. Broome, Esquire, who had served as counsel for the Attorney General in the Mine-Mill proceeding. In response to a question by counsel for American Committee, Broome stated that he would have informed the Board if he had any reason to believe that Hartle was committing perjury when she gave her explanation of the statement in Board Exhibit 2 about the Committee (tr. 8397). Counsel for American Committee then asked Attorney Broome a long, hypothetical question that in substance was whether, if he knew the following at the time Hartle gave her explanation, he would have informed the Board that he thought the explanation was false. The hypothetical question, that is, the interpretations put on the testimony of Carter, Mason, and Hartle by counsel for American Committee in substance was: suppose the F. B. I. agents who interviewed Hartle had asked her to prepare notes on the 14

organisations summarising what connection the Communist Party had with them, that in doing so she was to emphasize any knowledge she had about recent events showing connections between the Communist Party and these organizations but to also include whether the Party had anything to do with the organizations including the originating of the organizations; suppose further that the agents would have been interested in the facts concerning the American Committee that Hartle had testified about in the Board proceeding, and, that the agents had asked for the same information about the Committee as they had asked for the other organizations; and, suppose further the agents had not asked Hartle to limit her statement about the Committee to any particular period of time. (See tr. 8398-8399).

Broome answered this question as follows:

I don't know whether I understand it exactly or not. I think I get the drift of it.

My answer to it, I have not heard a thing yet that leads me to believe that Mrs. Hartle committed perjury. (Tr. 8405.)

This concluded the examination of Broome and no further witnesses were called.

#### Collateral Matters

In reaching its ultimate conclusion on the credibility of Hartle, the Board has considered and weighed various matters presented by the record.

One of the considerations centers on the fact that Hartle was a Federal prisoner at the time of her original testimony in this proceeding. Counsel for American Committee argues, while conceding that "it is speculation," that Hartle invented her testimony in an effort to obtain parole (tr. 8423-8424). While Hartle did not have any discussions as to whether her chanced of getting paroled would be improved by testifying for the Attorney General sho did state on cross-examination in the original hearing that it was her expectation and belief that by so testifying it would help her chances for parole (Bd. Ez. 3, pp. 5296-5297). Neither this hope for parole, which is not at all unusual, nor the fact that she was paroled shortly after becoming cligible, supports or justifies a finding that Hartle's testimony was invented or false.

<sup>14</sup> Hartle nover paid a fine that was imposed but was required to take a pauper's outh Exfore she was released from prison (tr. 8338).

Another collateral consideration centers on the fact that Hartle was interviewed by representatives of the Committee on Un-American Activities of the United States House of Representatives and thereafter testified at some length before the House Committee. In her testimony she did not make reference to the American Committee or the Northwest Committee. She identified Marion Kinney as a Communist and manager of a Party bookstore but did not mention Kinney with respect to the Northwest Committee. Hartle stated in response to a question in this proceeding on remand that she did not recall that there was any discussion with the House Committee staff about the American Committee or the Northwest Committee. Except for a few excerpts having to do mostly with Marion Kinney (see above) the testimony of Hartle before the House Committee was not made a part of the record. There was no showing that she was asked about the American or Northwest Committees. The reasonable conclusion is that she was not. The Board finds no basis for concluding that Hartle testified falsely in the Board hearing because she did not testify to the same subjects before the House Committee.

The foregoing matters have been considered and weighed as to whether they are persuasive that Hartle testified falsely in the original proceeding. They are not persuasive.

As indicated earlier, the Board has also considered the fact that most all of Hartle's original testimony which it is contended was false was also the subject of similar testimony by other witnesses in comparable positions to acquire knowledge. For example, Harper was a member of the Communist Party Northwest or District Board along with Hartle in 1948 and 1949 (tr. 2958-2960). He testified, as did Hartle, to discussions within the Communist Party on the need of a local chapter or branch of the American Committee, and of the assignment by the Party of Marion Kinney to organize it and assume office in it (supra).

The mutually corroborative testimony is not conclusive but is entitled to some weight, particularly since it stands unrebutted and undenied. Neither Marion Kinney nor anyone else was called in the original hearing or in this proceeding on remand to deny or rebut the testimony given by Hartle and Harper.

#### SUMMARY AND CONCLUSIONS

The issues are whether in her testimony at the original hearing or in her later testimony in the Mine-Mill proceeding Hartle deliberately or intentionally testified falsely, and whether there is anything which impeaches any of her testimony.

There is, we recognize, some lack of clarity in Hartle's explanation, given some six years later, of her March 1954 statement to the F.B.L that she was unacquainted with the Committee as of before her return to Seattle in 1952. To conclude, however, that this lack of clarity means that she is an untrustworthy witness requires resort to surmise and speculation that is not warranted by the record.

The general or preliminary interview in March of 1954 was followed . by subsequent interviews with respect to other organizations. One of these subsequent interviews, conducted a little over two months after the first interview, was devoted solely to interrogation of Hartle about the Committee here involved. At this subsequent interview, in early June of 1954, Hartle related things she had learned about the Committee at Communist Party meetings. This was substantially consistent with her testimony given about a year later in the original Board hearing. The testimony in the Board hearing was strongly corroborated by other witnesses and in part by documentary material. It was not rebutted or denied by any of the persons involved, such as Marion Kinney, at either the original hearing or during this proceeding on remand. No showing was made by American Committee that rebuttal witnesses were or are unavailable. Interrogation about the Committee in the June 1954 interview is consistent with Hartle's testimony, given in this proceeding on remand, that it was in interviews other than the interview of March 1954 at which she was asked to tell what she knew about the Committee and the relation of the Communist Party to it.

At the time of the preliminary interview in March of 1954, Hartle was given a general request to prepare summaries of her knowledge about a number of organizations and to emphasize the officers and activities in recent years. Agent Carter testified that a limitation to her knowledge in 1951-1952 could have been suggested by his request. Hartle was never a member of or active in the Committee and her original testimony herein was mainly concerned with what she heard about the Committee at Communist Party meetings. She did not have any personal knowledge as to the detailed organization or activities of the Committee or its officers and members, and did not testify that she did.

Upon weighing all of the considerations and four members of the Board having observed Hartle as a witness in this proceeding on remand, the Board finds that there is no real basis for discrediting her as a witness, and that her original testimony should be accepted.

Counsel for the American Committee asserted in his motion to the court for leave to adduce additional evidence on the credibility of Hartle that she had testified falsely to the knowledge of representatives of the

Attorney General. At the prehearing conference before the Board following remand, counsel for American Committee expressed the opinion that under the terms of the order of the court remanding the proceeding to the Board he was relieved from proving or attempting to prove that anyone in the Department of Justice knew that Hartle's statement was false since if it were proved that her statement was false her testimony should be stricken. Counsel for the Attorney General, on the other hand, challenged counsel for American Committee to attempt to prove this charge. Ruling was reserved by the Board on whether alleged knowledge by someone in the Department of Justice that Hartle had testified falsely was an issue under the terms of the remand. This was because of the fact that if it were not established that Hartle had testified falsely the question would not arise. In view of the Board's determination, made after full hearing, that Hartle has not testified falsely, the question is no longer present.

Since the Board finds that Hartle's original testimony was credible, the challenge is without merit to the original determination of the Board that the American Committee for Protection of Foreign Born met the statutory definition of a Communist-front organization. Accordingly, it is

RECOMMENDED to the United States Court of Appeals for the District of Columbia Circuit that the Report and Order of the Board issued on June 27, 1960, be affirmed.

By the Board (Chairman Lee was necessarily absent from the hearing due to illness and did not participate in the determination):

March 8, 1962

Washington, D. C.

UNITED STATES GOVERNMENT

### Memorandum

TO

SAC (100-3608)

DATE: 2-21-63

FROM :

SA

b6 b7C

SUBJECT:

BARBARA HARTLE

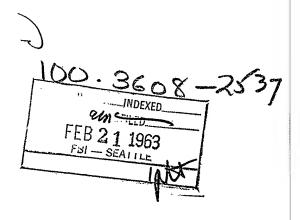
SM-C

The Chicago Office recently returned the exhibits and other material pretinent to the possible testimony of the above individual in view of the dismissal of CP cases in that division which had been scheduled for trial with Hartle as a witness. This material has been returned to the appropriate file.

In addition that office also supplied copies of this material which had been prepared for furnishing to Court and counsel under the Jencks Law. In view of the possibility that Hartle may at some future time be required to testify in some other matter, I recommend that these additional copies be retained in a bulky file in the exhibit room. This would eliminate a tremendous volume of work should this occur.

The material has been boxed and wrapped and the necessary green sheet will be prepared. The material could be review in about three years to determine of need at that time.

SST



# TowYears Ago A Communis Today-A Chicken Farmer

### Barbara

# Harle

# **Pardoned**

EVANS. Stevens County, March 16.—Ten years, ago Mrs. Barbara Hartle was the highest ranking rooman, member, of the Communist Party in the Pacific Northwest, leading a life of turbulence born of suspicion and

Here on a small isolated chicken farm within ear-shot of the steel blue Columbia River's throaty hum, she now possesses the tranquility and freedom of will that cluded her during her 21 years in the party and the period following her dra-matic break with communism in late 1953,

MRS. HARTLE was conricted in Scattle of conspiring to teach and advocate the overthrow of the U.S. government by force or viol lonce under the Smith Act, oh October 10, 1953. From May 17, 1954, to February 1 1956 ishe was implisoned in the Federal Women's Re-



MRS. HARTLE PACKS EGGS

(Indicate page, name of SEATTLE POST INTELLIGENCER MAR 17 1988 PAGE 1 COL 5.

Date:

Edition:

Author: Editor:

Title: Raina a. Martic

Character: 57/107 C.

Classification: 100 -

Submitting Office:

COPY SENT TO BUREAU

formatory at Alderson, W.

She disclosed today for the first time publicly that she has received a full and unconditional presidential pardon for her acts against her country.

The graying but still vibrant 54-year-old widow has lived in relative obscurity since returning here to her childhood home, following her release from prison.

"This is quite an agreeable change from being in the CP, I can tell you that," she said. "It's an orderly existence. I can do what I want for the first time in many years. If I don't like a certain kind of chicken I'm raising I can get another kind; I can read what I want to read, I can go fishing. You can't do what you want in the party—they fie you in."

MRS. HARTLE lives with her sister, Teresa Cooke, in a one-story frame house on a bluff above the Columbia River's northern arm. Evans is a speck on Highway 22 with no more than a score of rural residents who breathe clear, fresh air. Across the road rise craggy, dun colored hills flecked with stands of pine and sagebrush now pale violet. The setting whispers serenity.

Occasionally Mrs. Hartle is called away to testify at a hearing on subversion. The last time was about 1½ years ago in Washington, D.C.

Now and then an FBI agent will drop by for a

"I see the FBI occasionally," she said. "Sometimes they want to check some individual with me or ask me about some activity. But I don't work for the FBI—I never have."

. SHE ESTIMATED that she has testified at about a dozen Justice Department actions or House Un-American Activities Committee hearings since her release from prison, giving testimony based on her intimate knowledge of party individuals and tactics.

"I feel this is about the only thing and the best thing I can do to help a government and a way of life I fought for so long," she declared. "It's hard work and exacting, but I'm a witness willingly."

She became accustomed to the abuse of attorneys for the communist party and the heckling of party iners in the audience long

ag, during the desperate days of 1953 and 1954 after renouncing the party with the help and encouragement of The Post - Intelligencer and former reporter Traynor Hansen.

BUT MRS. HARTLE declines to regard herself as a professional anti-communist witness.

"I'm not one of those excommunists who spend all their time thinking about it," she said. "I don't live with it. Some make a career of it, but I'm just trying to become a citizen leading a normal life."

SHE SHIES away from political activity now and doesn't consider herself a member of either major political party. She does, of course, have certain firm political views, among them is her belief that those who decry the tactics of the Un - American Activities Committee and extreme right-wing groups are misguided.

"I don't suppose you can fight communism with just one approach," she said.
"The John Birch Society, and other groups which name themselves, are doing one job. I believe other organizations and individuals are doing very effective work too. The basic thing they are doing is studying into communism — what its techniques and methods are. I think they make a good contribution."

MRS. HARTLE believes that communism is still dangerously attractive to m a n y young intellectuals, as she was when she joined the party in Spokane in 1933. She had graduated a Phi Beta Kappa from Washington State College in 1929.

"As long as young people don't really know what the Communist Party is, they will be attracted by its call to arms for a better world," she said. "We should do a thorough job of teaching about communist or give young people some anti-communist ammunition. That's all I needed. I learned no arguments against Communism in college. I read Karl Marx's 'Pas Kanjtal' with the idea

of refuting it but I couldn't -he won me over.

Four other top communist leaders in Washington State were convicted with Mrs. Hartle in 1953. While she turned her back on the sentence, the others won reversals on appeal.

THE ONLY regret she has, however, is that she didn't make her break sooner.

sooner.

"I was so thoroughly ingrained with distrust of the FBI and other governmental bodies that I had no idea there was a great humanity about our democratic civilization," she declared. "If I had had the least glimmering of common sense I would have gone straight to the FBI and told them I was through."

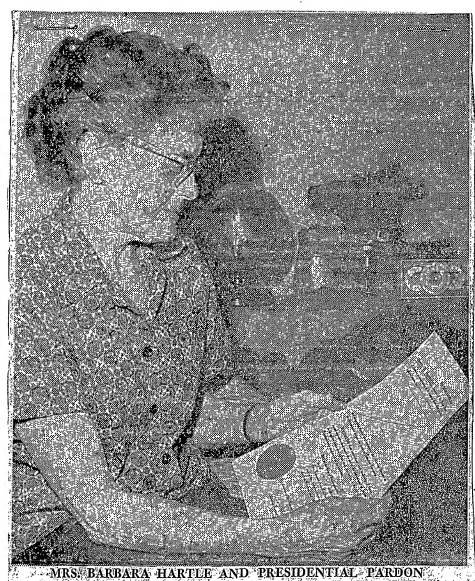
The granting of her pardon was one of the last official acts of President Eisenhower, in January, 1961.

THE HARTLE chicken flock numbers 1,500, producing 60 dozen eggs a day at 39-cents wholesale.

"I enjoy the country life, it lets you be an individual," she said. "An individual in the Communist Party loses his identity and ability to think independently. Any desire to do so is considered bourgeois individualism or selfishness."

To Barbara Hartle, the clear air she breathes in Evans smells of freedom.

, r. f.



MRS. BARBARA HARTLE AND PRESIDENTIAL PARDON.
"This Is Quite An Agreeable Change . . I Can Do What I Want".
—(Post-infelligencer Photo Fy. John Vallentlyne.).

### UNITED STATES GOVERNMENT MEMORANDUM

TO : SAC, SEATTLE (100-25999) DATE: 12/31/63
FROM : SA
SUBJECT: CP, SOUTH CENTRAL SECTION APPROVED: WWW
Source Activity Rec'd Agent Location
South Central Section 12/20/63 meeting, 1404 S.W. Barton St., Seattle, Wash., 12/16/63
Informant furnished the following report:
"December 17, 1963
"South Central Section Meeting. "Home of, Seattle, Wn. "December 16, 1963
1 - 100-25999 (CP SOUTH CENTRAL SECT)  cc:

"The South Central section meeting commenced at
approximately 9:30 A.M. with the following being present.
BURT NELSON, . ELMER
KISTLER, and
officiated as chairman of the section.
stressed the point of organising an electoral committee
which would acquaint the comrades with more of what is going
on in the political scene. After some discussion was
selected to be the head of this committee with
and also serving on this committee. BURT
NELSON then discussed the need of the working class to get
more representation and with this the need of getting a Negro candidate for city council.   said she
had talked to about this and that he had mentioned
that he was very low in finances and also was discouraged
over the death of President KENNEDY. BURT then suggested
that someone speak to Rev. at the A.M.E. church and
also CHARLES JOHNSON from NAACP. BURT then commented on
the up-surge in unemployment throughout the state and also
other parts. BURT commented that one in fifteen were
unemployed now and the Dyna-soar project did not help
matters any. BURT went on to say that this was the breaking
down of the capitalist system. BURT said the recent death
of the President has awakened the American people to the
terrors of the Ultra-Right movement. Thecase
was discussed with BARBARA HARTLE as being very low in their
estimation. BURT then discussed various people's who had
informed on the party. BURT said their backgrounds left
much to be desired. BURT then went on that despite the
possibility of informers in their ranks they should never-
theless move on for the fight for Socialism and better
relations for all man-kind. ELMER KISTLER then discussed
some of the people running for candidates through-out the state. was discussed and considered to be one of
the better and had had a good position on open housing.
made mention that finances were running low.
then mentioned who was running for
mayjor as also being very good on open housing. RILEY
STURGEON was listed as unfavorable since he had served
on a labor committee for at one time and that
he had no endorsement as yet from Cope. NASH who was
also running for mayor received no comment. ELMER urged
those present to find out more about him.
said was meeting with the south end Democratic club
Wednesday December 18. said was
working quite a bit there. said the Democratic club

b6 b7C

- 2 -

was made up of mostly young couples and were interested
mainly in local events. then told the group
that the Christmas Bazaar had made \$105.00 which was
above last year. said the things left from the
bazaar would in turn be handed over to the January 20,
rummage sale. said there would be an organizational
secretary meeting December 29, 11: A.M. at the home of
MARIAN KINNEY. told to work out some
arrangement in her club for someone to act as org. sec.
at the meeting. BURT said there was a national drive
to increase the sale of Political Affairs. BURT said
to his knowledge there was at present one hundred and
eleven being sold throughout the state. BURT asked
to keep an account of all P.A. being sold at the
book-store said often times the secretaries
of the various clubs are neglicent about picking their
copies up therefore causing a hardship at the bookstore.
urged those present to be cognizant of this fact.
then made mention that \$495.00 had been turned
in on the party fund drive and that this included the
\$105.00 made on the Christmas Bazaar. BURT told the
section that when he and had been over
on the peninsula a certain individual had given them
forty cans of salmon which they had been neglicent in
getting it over to the bazaar. BURT asked the section
what they thought should be done with this.
thought it could be raffled off even mentioning that she
would be willing to buy some. The next section meeting was discussed with opening her home. It was
decided to hold the meeting January 13, at 9:30 A.M. Refreshments were then served with various ones discussing
candidates that were running for office. It was noted
that upon leaving that BURT NELSON went home with ELMER
KISTLER and and leving with
TISTINEN SING TEATING ATOM

b6 b7C

ACTION: NONE. Source could furnish no further information and agent has taken all necessary action.

DIRECTOR, FBI (100-38604)

12-26-63

SAC, SEATTLE (100-21585)

SM - C

00: SEATTLE

ReBulet to Department, 12/23/63 with note to Seattle.

A review of the files of the Seattle Office reveals that Mrs. HARTLE has furnished no information concerning MELVIN MILLER RADER (BUfile 100-150224). This review also fails to reflect that Mrs. HARTLE has ever previously testified concerning RADER's affiliation with the CP.

RADER's name was injected into testimony in the case under objection because of previously admitted testimony concerning the American Civil Liberties Union. In this connection, the Judge had ruled that there would be no testimony allowed concerning persons in the CP not related to the law suit. He ruled that RADER had been earlier identified in testimony as a former President of the Washington Chapter, ACLU and in view of this fact, his

It has been indicated that RADER will be called to testify in the \_\_\_\_\_ case for the purpose of specifically denying CP affiliation.

alleged CP connections then became a matter of issue.

The Bureau will be kept advised of all pertinent developments in this case.

3-Bureau (AM-REG.) 3-Seattle

(100-590)

(100-3608)

SSC: Ldk

100-3608-2540

UNITED STATES GOVERNMENT MEMORANDUM

TO:	SAC, SEATTIE (100-127)	DATE:	1/31/64			
from:	SA H. EDWARD MC NULTY		4			
SUBJECT:	BURT NELSON IS - C	APPRO	VED W			
SOURCE /	EVENT REC	D AGENT	LOCATION			
1	Visit with BURT 1/22 NELSON, Seattle, Wash.,	2/64 H.E. [ MC NULTY				
	Informant furnished the	following report				
		"1-22-64				
	"Meeting with BURT NELSON Seattle, Washington 1/1/64					
	,		,			
"BURT NELSON said that he had been back east for about 10 days and got back to Seattle on day before Christmas.  NELSON said he had been to meeting in New York and that GUS HALL spent time discussing the assassination of President Kennedy. He said had given quite a discussion on guns.						
ROSSALLIN	"NELSON said that state I because he openly supp	wise we showed su ortes open housin	pport e.			
100-127 cc: 100-5273 100-21235 89 - 47 ( 100-21241 100-17755 100-4766 100-20023 HEM/sam (13)	5 (POLITICĂL ACTIVITIES) <u>(OTVA HALON</u> EN)	100-3608 (BARE  NT KENNEDY 100- SEARCHED SERIALIZED  JAN  101-	CK MOIR) BARA HARTLE) CHARTLE CHARTELE CHARTELE CHARTELE CHARTLE CHART			

SE 100-127

mentioned that he and OIVA HALONEN had recently had a club meeting between themselves at noon one day.
said she had been pretty busy working at her job.
"NELSON said he came back to Seattle from New York on day before Christmas and was met at airport by HELIEN and they drove to Pacific Beach, Wash. They joined and at Pacific Beach since the had arranged these accommodations as a gift to the NELSONS.
mentioned that was not at home at Pacific Beach and BRICK MOIR was not found at home at Hoquiam when they went through.

b6 b7C

"BURT NELSON said that a recent newspaper article pointed out that a court had ruled that the privilege under the 1st amendment was a valid reason for not furnishing information about oneself just like the Fifth amendment.

"NELSON also mentioned the GOLDMARK libel suit and he said BARBARA HARTLE was a paid informer and would go anywhere to testify for money."

ACTION: NONE.

MEMORANDUM TO: SAC, SEATTLE (100-2359) DATE: 6/2/64 FROM: SA J. MORTON ARNOLD SUBJECT: PIERCE COUNTY CP IS - C APPROVED: SOURCE EVENT REC'D AGENT . LOCATION Trade Union 5/15/64 J. MORTON CP Club ARNOLD 5/5/64 Informant furnished the following report: "May 6 - 64b6 "Time Mav 5 - 1964 "Place home on "Occassion Com. Party T.U. Club meeting. 1 - 100-2359 (PIERCE COUNTY CP) lcc ERIALIZED, LONGENED 100-16483 100-22208 100-15093 100-3250 100-12883 100-22285 100-960 100-3608 (BARBARA HARTLE) 100-25627 100-19812 (PW) 100-25620 (SACB) 100-19248 (STRATEGY IN INDUSTRY) 100-18979 (YOUTH MATTERS)

UNITED STATES GOVERNMENT

100-17605 (FUNDS)

JMA/bjt (19)

SE 100-2359

"Those Present and
"This meeting started early as had to be home before 10 PM as her husband was working swing shift & dinner had to be prepared for him. grandson fell out of a tree & was with the other grandchildren while the parents were at the hosp. She came in later.
was. said must stay 3 more weeks in the hosp. must take it easy at home for at least 2 months.
's asked for a P.W. report. Pierce Co. has turned in a total of 113.81. said thats approximately 12 8/10 % of the quota for Pierce Co. 2 renewals have gone in lately.
Wed nite at 7 P.M. and a proffessor from University of Wash. The discussion will be about repealing the McCarron Act.
's said the Railroad will be having problems soon. When the arguments were made in the R.R. dispute mothing was done to keep the firemen on. The R.R. owners have an injunction already against a future strike.
wanted to know how everyone felt about the Hearings held recently. said she thought a good job had been done around this.
's said he was sure it was cut & dried beforehand & that at a later date he would probably be notified that he must register.
'said the feeling she had was that people hadn't been frightened by this this time. She said there was a different attitude taken by people this time, not the frightening withdrawal like the BARBARA HARTLE episode.  said this was a general trend.

b6 b7C

- 2 -

SE 100-2359

's said she was pleased that the youth & the adults in the party had worked speedily & with a complete togetherness in this emergency.	
there true colors now. He said the are now mingling with the Rightest American Legion. He said young is working again longshoring.	b6
"There will be a box social at on Sat nite May 16th. and will start working on this right away.	b7c
"Next meeting will be at May 19th.	
' came in and said their grandson has a broken arm, split head, concussion, and torn mouth. He may have a broken jaw. They won't know more until later."	
ACTION: None	

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	sac, se	ATTLE (15)	i <b>-</b> 100)		J	une 18,	1964	
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	SA DEXT	ER A. MADI	JUX					, - <u>, 1</u>
	, and		nee	] aka				٠.
	AEC (CS	3)						* *. 7.
A Medical Control of the Control of	Buded:	6/26/64.	The second of th				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Referenc	e: <sup>M</sup> emo	of SA		dated	6/9/64		b7C	
		The Townson						
At March					the second			•
	On June	18, 1964, in Seattl	Barbara e Washi	Hartle,	former	member o	of the advise	d -
that the	names		ne	e a	ika			+15."
and 1			were un	nown to h	er.			

100-3608-2

SEARCHED INDEXED SERIALIZED AL FILED JUN 1 9 1964
FUBIL SEATILE

### UNITED STATES GOVERNMENT

### Memorandum

TO

SAC, SEATTLE (100-3608)

DATE: 12/4/64

FROM

SÃ

ONAL FORM NO. 10 1962 EDITION A GEN. REG. NO. 27

SUBJECT:

BARBARA HARTLE

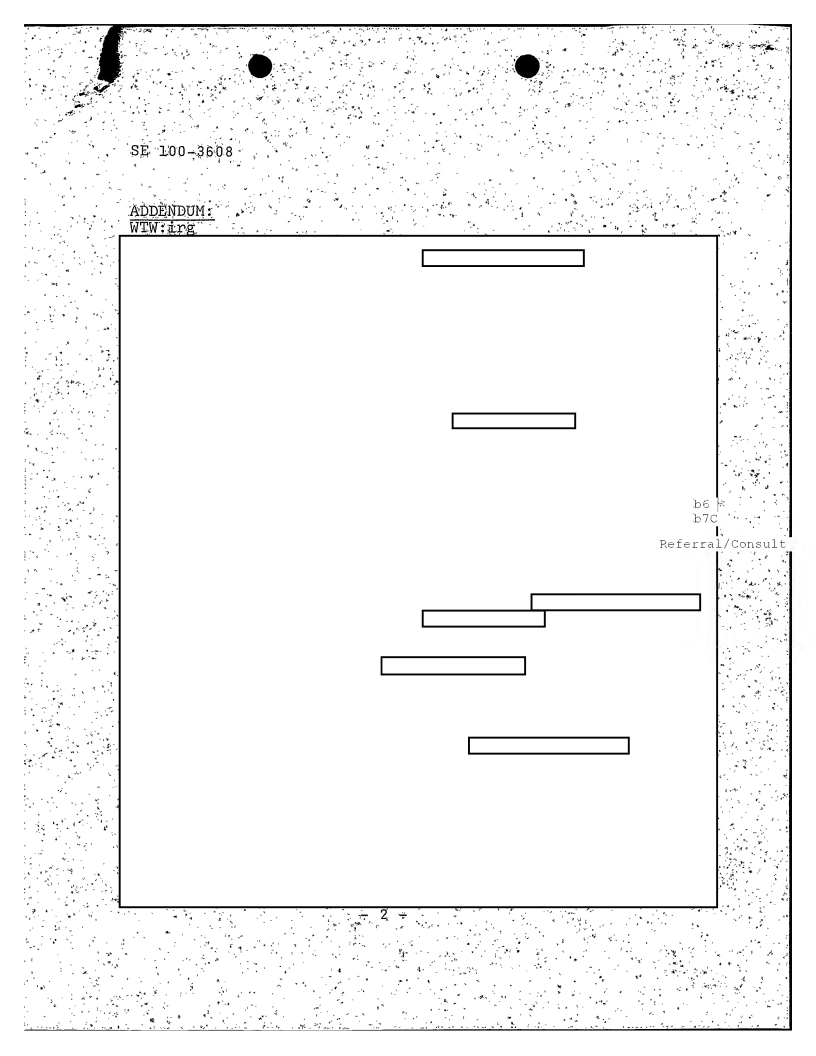
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Referral/Consult b7C

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	Referral/Consult b6 b7C
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OPTIONAL FORM NO. 10 5010-104-02

#### UNITED STATES GOVERNMENT

## Memorandum

TO

SAC, SEATTLE (100- 3608

DATE: 12/4/64

FROM:

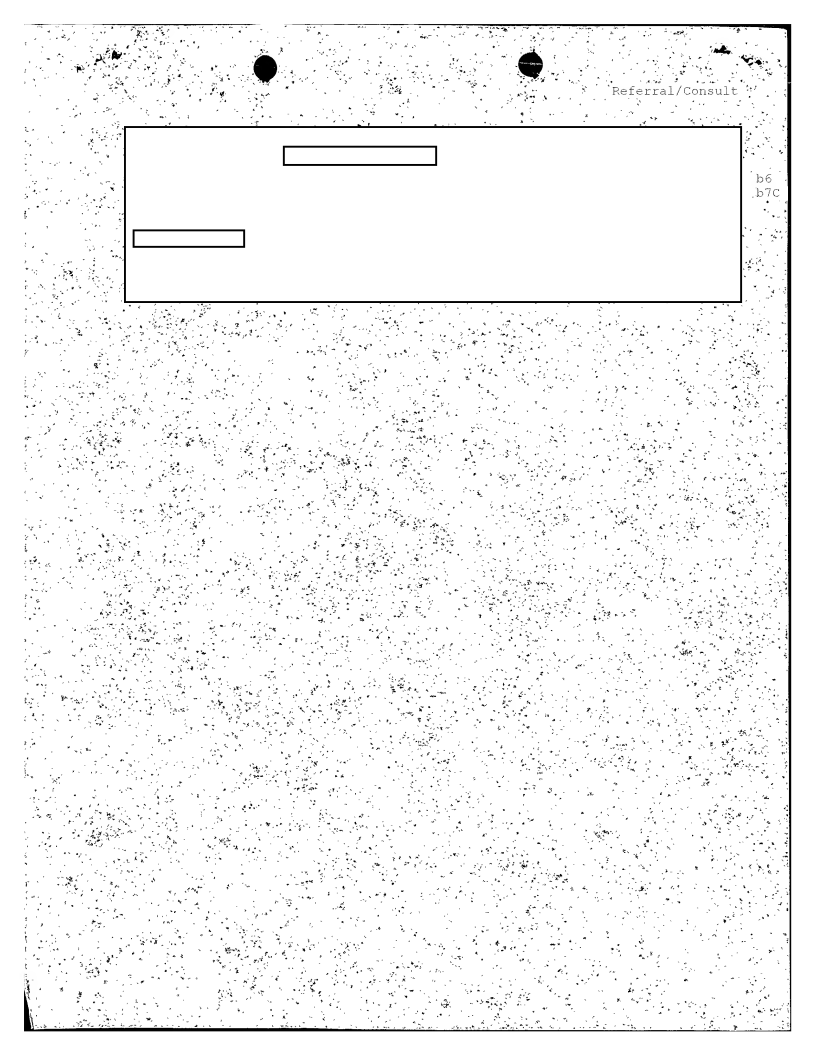
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Referral/Consult

b6 b7C

DAM/ (2)

SERIALIZE INDEXED
SERIALIZE ILED
DEC 1984
FBI—SEATTLE



DIRECTOR, FBI (100-107725)

12/9/64

SAC, SEATTLE (100-3603) (6)

BARBARA HARTLE INFORMATION CONCERNING

Re my telephone call, 12/4/64.

Referral/Cons

- Bureau (REG) WWW - Seattle Cirg

SE 100-360			
SE 100-500	Carlotte Commence		
		Do	eferral/Consul
		T.C	Terrary Consur
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UNITED STATES GOVERNMENT MEMORANDUM

TO

DIRECTOR, FBI (100-3)

FROM

SAC, CHICAGO (100-2398-Sub 1)

SUBJECT:

COMMUNIST PARTY, USA

IS - C

THIS INFORMATION WAS OBTAINED FROM AN EXTREMELY
DELICATE SOURCE AND BY ITS VERY NATURE IF DISCLOSED
WOULD TEND TO JEGPARDIZE HIS SECURITY. THIS INFORMATION
MUST NOT BE DISSEMINATED OUTSIDE THE BUREAU AND IS TO
BE CONFINED TO THE ADMINISTRATIVE PAGES IF REPORTED.
NO INVESTIGATION BASED ON THIS MATERIAL SHOULD BE
INITIATED WITHOUT PRIOR BUREAU APPROVAL.

On 8/18/64, CG 5824-S; who has furnished reliable information in the past, made available secret documents of the National Review Commission, CP, USA for reproduction. The original films are being maintained in Chicago file 100-2398-1B18.

Enclosed herewith for the Bureau are 20 copies of biographical sketches for the individuals listed below. Enclosed herewith for Seattle, Portland and San Francisco are two copies each of the sketches for the individuals listed:

	•	*
2-Bureau (Encs. 20)	(RM)	· · · · · · · · · · · · · · · · · · ·
16-Seattle (Encs. 3	2) (RM)	
(1 - 100-	)	
(1 - 100 -	) (JOHN SHIELD DASCHBACH)	•
(1 - 100 -		· • • • • • • • • • • • • • • • • • • •
(1 - 100 -	(JOHN LAWRIE)	
(1 - 100 -	) (GLENN G. KINNEY)	
(1 - 100 -	) (BURT NELSON)	•
(1 - 100 -	) (EDWARD FRIEL)	
(1 - 100 -	) (HARVEY JACKINS)	.b6
·((1)-· 100-	) (BARBARA HARTLE)	. ъ7с
(1 - 100-	) Landau	
(1 - 100 -	) (WILLIAM J. PENNOCK)	
(1 - 100 -	() (hasanasım o : zanıncon)	
(1 - 100 -	(HELEN HUFF)	100-3608-2547
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<u> </u>	<b>'</b>	DEC 1 4 1964
+ J	· ·	FRI—SEATTIE
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#### CG 100-2398-Sul 1

4-Portland (Encs. 8) (RM)
(1 - 100(1 - 100(1 - 100) (CLAYTON VAN LYDEGRAF)
(1 - 100) (1 - 100) (1 - 100) (1 - 100) (1 - 100) (1 - 100) (24)

b6

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#### CG 100-2398-Sub 1

DESTT-TE
JOHN SHIELD DASCHBACH
JOHN LAWRIE
GLENN G. KINNEY
BURT NELSON
EDWARD FRIEL
HARVEY JACKINS
BARBARA HARTLE
WILLIAM J. PENNOCK
TAIST IN ST. VEVITIVE
HELEN HUFF
<u> </u>
Portland
And the second s
´
CLAYTON VAN LYDEGRAF
o
San Francisco

In the event any of these individuals no longer reside in the territory indicated, offices receiving the sketches are requested to forward same to the current office corigin. larbara artle

Darbara tartic used waiden name of Lofneigher and other name of tary Jenes; 37 years ald whath in Staffrey, Mash; born citizen; Austrian; white; full time functionary at ... present; providualy reporter for women's weekly paper; writer in advertising for department store; butor and operator of directating library, whitress, nook and operator of Party book store. Places of employment in lest 10 years: 1975-7 in own library in Peyton Pldg. Spolane, 'ash; 1937-8 in larty Book Store in Spolane; 1939-40 as vaitress and cook in Falls Grill in Great Falls, Nonta; 1940-1 as waitress in Coney Island Restaurant in Spolane; 1941-45 to Cato For Soundist Party in Spolane and Idaho, and in Hing County [Souttle] and orthwest District. Tather, small farmer; no her, no occupation; husband (now divorced) John Partle, member of larty his years; no children.

Tornal puraduals of mast inches the college in 1929. Party secon: 6 week sistrict fainting Sc. 50 miles in 1927. Mayo studied Lenin "Selected order, "Capital Vols I and III;

Pol Econ of contiev, istor of the 180, "Leninism" a Stalin and 2-vol on Principles of leninism by Stalin, "United Trout" and interest of meeting and "Reconstruction" of Allen and Abbieler's particles, forms and have read through all or parts of large rate in the rate United to occasional actions and have read through all or parts of large rate in the rate of basic vorts.

The united and rate read deletate to be seen and a policy previously, member of Cooks and inters in Great Falls and deletate so in a second of Great strike structs of the united as made alters polano local; have never party and a constant strike structs of the united as made after the continuous as made and continuous as made articipated in the college of the intervention of Intl.

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if in Spolane; a present newer of 1200 and official of unist representative on ling

County Confidence in 1200 on fixed clinquency. Scattle Interrectal Action on y diffee and Eurene caree of of the co for Four dust seen ave been member of TSU, ILD, ashnguon of one praise of the state of the stat

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## Memorandum

то :	SAC, SEATTLE		DATE:	12/15/64	
FROM :	SA H. EDWARD MCNULTY		APPROVED:		
subject:	NORTH CENTRAL CP SECTION IS - C			·	
	SOURCE ACTIVITY	REC'D	AGENT	LOCATION	
,	Meeting of Sno-King CP Club, 1925 NE 127th, Seattle, Wash., 11/11/64.	12/3/64	MCNULTY ,		•
	Informant furnished	the attac	hed.		
	ACTION: None.			•	
	1 - 100-25998 (NORTH CENTRAL Ce:  100-20806 100-19480 100-20897 100-14676 65-703 (HEINI HUFF) 100-12724 (DOOD HUFF) 100-17216 100-17215 100-3608 (BARBARA HARTLE) 100-127 (BURT NELSON) 100-5273 100-25707 100-17755 (PA) 100-19812 (PW) 100-18336 (PAMPS & PUBS) 100-17605 (FUNDS)	]		b6 b7C b7D	
	HEM/jm (18)		SERIALIZE D	-3608-23 -3608-23 	'

November 11, 1964 1925 N.E. 127th CP Sno-King Club meeting	8:PM - 10:10PM	11/16/64	
Comrades present: Heinie Huff Dood Huff Norman Nelson	,		
Discussion around election Goldwaterism went do won a smashing victory for	wn in defeat Joh	ooint on the agenda inson and the democrats	,
But, -as Heinie said, -the they will fight for surviv example, - he received a p identified himself as Heinie on an important mat told him he didn't know an and the caller asked -'you answered, -'everybody know if he could stop by and se said on the phone not be home and wasn't int	al in any way possible hone call at 5:15PM th from Spokane and s ter Heinie was y from Spokane knew Barbara Hartle d s Barbara Hartle' e Heinie as what he ha and Heinie told the ca	Heinie said, -as an is night the caller aid he had to talk to abrupt with caller and or anywhere else idn't you? and Heinie - and the caller asked d to say shouldn't be ller he (Heinie) would	
Heinie said - this phone comething for the record - were recording the phone coall and several others lithe caller was faked to so a legitimate call; the calcan not be said on the phonessure him (Heinie) the calexpect a lot of such intimattempt to get another for	- that the call was forversation that stened in as witnesses und elderly and raspy ler would not have saine!, -but would have killwas on the up and uidation from the ultra	rom the FBI and they one FBI agent made the that the voice of that had this been d 'what I have to say nown what to say to p that we can right in their desperate	Ъ7С
asked Norman - if he - Norman said, yes, happen to mention anything Norman laughed and sa - that was visited by asked her if she was aware Democratic Party that of some Birchites' the called him (Norman) to come the visit from the FBI and by a People's World subscribut.	about receiving the Paid, yes, and it was a couple of FBI agent of any queer people, told the agents, nat as soon as the age over to her house whethat she is sure the	eople's World?' as a rather funny incident s several weeks back who like communists, in the 'no, but she was aware nts left her house, ere she told him of FBI visit was prompted	

(2) CP Sno-King Club meeting

b6 b7C

laughed and said - he mailed the trial PW sub - that he mailed them a 10 week PW sub last year too with a letter enclosed, so they know who this years trial sub is from.
Norman said - asked him if he (Norman) subscribes to or has read the People's World -and he told her he knows of the paper and has seen a copy on occassion. Norman said - he is sure glad to hear knows where the PW sub came from, as he didn't want to think he (Norman) had sent it. Norman said -after story of FBI visit, he figured he might be the next on lost for FBI visit, -so he got the jump on them and visited the home of an FBI agent on that very night with some democratic campaign literature.
Heinic asked -'who are these people, and Fred answered, , some friends of his for many years who are very progressive added - that he and Fred have never received a visit from the FBI, -but many of their friends have been visited by agents seeking information about them
mentioned - that Barbara Hartle named him as a member of the Communist Party during the Smith Act trials -and FBI agents visited him wanting more information, but he told the agents he had nothing to say.
said - now that comrades Burt and are out of the country, -in the Soviet Union, - all sorts of intimidation from the right can be expected that whenever a shepard is out of touch with his flock, the assumption is that the flock is weak and vunerable.
said - he wasn't aware that Burt and are out of the country.
Heinie said -there has been much publicity on radio, TV and in the cap press about Burt going to the Soviet Union that Burt and and, he thinks, six other representatives of the CP from this country were invited to the Soviet Union as guests of the Soviet Union that when Burt and the other comrades return from the Soviet Union they will have much to tell of their experiences and of life in a socialist country that they will be able to speak from first hand knowledge at Universities and other public gatherings that Burt and accepted the invitation from the Soviet Union even though it is fairly certain will be out of a job when they return that while in the Soviet Union they will both be gone over with a fine tooth comb by the greatest medical doctors available anywhere in the world.
Heinie went on to say - that this large delegation of Party leaders from all over the world who are meeting in Moscow can do much to unite the working class of the world that with the Johnson victory in this country; the peoples mandate, -and the unity of the socialist and working class peoples of the world, McCarthism and Goldwaterism have a real struggle on hand.

Norman said - the democratic victory can hardly be called a mandate -

it is more a protest vote.

#### (3) CP Sno-King Club meeting

Club - reviewed the discussion of last club meeting regarding Party Fund Drive and pledges - and called for further discussion of individual pledges and club quota for the drive.	
The next hour discussion of the Party Fund Drive was made exciting by usual reaction to Party finaces by comrade, who is opposed to present club and section bookkeeping methods; to section demand for RFF being paid regularly and on time, - as what difference does it make if a member pays RFF each month or pays once a year as long as yearly pledge is fulfilled.	
explained - the regular monthly turn-ins are necessary to meet regular monthly Party financial obligations that regular financial contribution is a political responsibility.	
proposal is - that finances for the state and county be projected for the year that membership should not be plagued with separate Party Fund Drive and a separate PW Fund Drive during a certain period of time, but each club member contribute to a financial pool in his own club and the club financial secretary draw from that pool to cover monthly indebtedness for that club, -without having to dun each member at every club meeting for one fund drive or another - that funds be dealt with in the Party much the same way as a business deals with this problem that many people pay business and personal bills quarterly or annually depending on annual projection and income that he rarely has cash in his pocket as he pays ever thing by check.	b6 b70
Norman agreed with approach to Party finances, -saying that he (Norman) pays union dues twice a year - and very rarely carries cash on his person.	
reviewed again the Party Fund Drive pledges made by comrades present at last meeting and called for continuation of pledges to get on with concrete plans to meet proposed PFD quota for the State and County to carry on political responsibilities in this period of a real upsurge in working class unity said - there is also a special PW circulation drive on and concrete plans for its completion must be dealt with.	
Heinic said - he (Heinie) is still very much opposed to two fund drives going on at the same time that we completed a PW fund drive once this year that concentration on two fund drives is impossible and demoralizing that we should concentrate on the Party Fund Drive that Party expenses must be met regularly that he knows what it is like to have to wait 3 to 4 weeks for a \$40. pay check to keep body and soul together.	1.
pledged \$30. to the PFD from himself and Norman pledged \$25. for himself.	
,	

### (4) CP Sno-King Club meeting

said - there is something wrong when there has to be 2 PW drives in one year that it's too time and energy consuming to haggle over so many fund drives just because no effort is made to plan ahead that the section committee and higher bodies should alert clubs to the financial picture as soon as it is recognized that personal pledges will not meet the financial demands of a drive so clubs and members can raise their pledges and/or try to figure out how to meet the obligation without going through a second fund drive that he has always felt that funds should be called for and raised around a specific political issue.	ι,
Norman said - visited him (Norm) while he spoke of having to raise money for the Feople's World - that spoke of having come up with several \$100. contributions up here, a \$200. contribution, -and, the largest, a \$500. contribution. Norman said - according to , -the pressure for money was lessened somewhat before he came up here because of a quardian angel who contributed \$25,000 that spoke of an effort to get older people who have no family to will their assets to the People's World.	t
Heinie said - Party fund drives are directly related to issues - that the CP is a political party that the defeat of Goldwaterism is surely a political issue of the greatest consequence.  Heinie proposed -that we raise the clubs PFD pledge to \$200., which would be an additional \$25. over total of personal pledges and by the first of the year, or as soon as the club has fulfilled its fund drive quota, - each comrade contribute to a financial pool to insure regular turn-ins to meet the financial as well as political responsibility that such a pool will mean special problems in bookkeeping, but we can meet those problems as they arise.	Ъ6 `Ъ7С
raised his and PFD pledge \$5 Norman raised his pledge \$5., as did Dood, Heinie and	
Norman turned in \$40. to Doodto apply \$30. on fund drive and the other \$10. on dues and/or RFF.	
(note: Norman's excuse for not keeping up to date on dues and RFF commitments is that he doesn't carry cash in pocket - yet, -under pressure to back up his and approach to Party finances, - Norman comes up with two \$20. bills.)(??????)	
Next meeting - November 25th at Huff's.  Norman said -he will likely be absent from next club meeting as he has more important things to do.	

AIRTEL AIRMAIL

TO : DIRECTOR, FBI

FROM : SAC, SEATTLE (100-27544) (RUC)

Referral/Consult

# - Bureau (REG)(AM)(1 - Dkg.)
1 - Pittsburgh (REG)(AM)(Info)
2 Seattle
(1 - 100-27544)
(1 - 100-3608)
SSCrirg

100-3608-2549

SE 100-27544	
	Referral/Consult

The following specific recommendations are being submitted as to each document furnished by Seattle. Where the term "Administrative Markings" appears, this is understood to refer to such administrative devices appearing on the document as the file numbers, references, character, classification, block stamps, handwritten administrative notations of supervisor and/or agents, and so forth.

and so forth.	
100+3608-2137	Excise all administrative markings.
<b>&gt;+2</b> 业集2	This document should be deleted in its entirety.
—2重重节	Delete administrative markings; excise all of paragraph 1, except first sentence.
2194	Delete administrative markings; excise second sentence, paragraph L.
<b>-2185</b>	Excise administrative markings; excise paragraph I; excise first word, paragraph 2; excise para- graphs 3 and 4
-2198	Excise administrative markings.
-2204	Excise administrative markings; excise paragraph 1; excise last two paragraphs, page 2.
-2213	Excise administrative markings:
-2241	Excise administrative markings; excise last two sentences, paragraph l excise last paragraph, page 5.
-2242	Excise administrative markings.
-2247.	Delete this document in its entirety.

Delete this document in its entirety.

Excise administrative markings; excise last paragraph, page 2.

SE 100-27544	
100-3508-2250	Excise administrative markings; excise last paragraph, page 4.
-2260	Excise administrative markings: excise paragraph 1; excise last paragraph page 2
2273	Excise administrative markings; excise paragraph 1; excise paragraph 1 under (g), page 8; excise last two paragraphs, page 9.
-2282	Excise all of cover page; excise administrative markings, page 1.
-2283	Excise administrative markings pages 2 through 3; excise all of pages 4 and 5.
-2285	Excise administrative markings pages I and 2.
-2289	Excise administrative markings pages 1 and 2.
-2291	Excise administrative markings pages 1 and 2.
-2292	Excise administrative markings pages 1 and 2; excise last paragraph, page 2
-2295	Excise administrative markings and paragraph 1.
2296	Delete this document in its entirety.
-2298	Excise administrative markings; excise paragraphs I and W.
-2299	Excise administrative markings and paragraph 1.
-2300	Excise administrative markings and paragraph 1.
<b>-2303</b>	Excise administrative markings; Excise paragraphs 1 and 2; excise data in parenthesis in paragraph 2 following the words

100-3608-2304-	Excise administrative markings; excise paragraphs I and 4.
-2309	Excise administrative markings and entire document, except last paragraph, page 1, and first paragraph, page 2.
<b>-2315</b>	Excise administrative markings, excise paragraph I, page 1. excise next to last paragraph, page 3.
-2317	Excise administrative markings on pages 1 and 2 and all of pages 3 and 4.
-2319	Excise administrative markings on pages I. 2. and 3: excise last paragraph, page 3: excise all of page 4.
2320	Excise administrative markings on pages I and 2, and all of pages 3 and 4.
-2325	Excise administrative markings, page 1: excise last paragraph, page 1: excise all of page 2.
-2326	Excise administrative markings; excise paragraph L, page l; excise last paragraph, page 2.
2329	Excise administrative markings; excise all of documents except paragraphs 2 and 3, page 1.
-2359	Delete this document in its entirety.
-2368 -2368	Excise administrative markings; pages I and 2; excise paragraph 1, page 1.
-2378	Delete this document in its entirety.
-2390	Delete this document in its entirety.

100-3508, Sub C-6

100-3808-2333	Delete this document in its entirety.
~2401	Delete this document in its entirety.
-2403	Delete this document in its entirety.
-2409	Delete this document in its entirety.
2918	Delete this document in its entirety.
-2419	Delete this document in its entirety.
-2420	Delete this document in its entirety.
-2426	Delete this document in its entirety.
243	Excise administrative markings; excise paragraph 1, page 1, and next to last paragraph, page 4.
-2143	Excise administrative markings; excise all of document beginning with last full paragraph, page %.
-2454	Delete this document in its entirety.
-2162	Delete this document in its entirety.
-2465	Delete this document in its entirety.
-24/13	Delete this document in its entirety.
The above under Item Number	constitutes all of the documents listed 38. The following are from Item 39:

-11 See 6 above.

-15 Excise administrative markings: excise paragraph. 1 and last paragraph.

HARTLE signed statement.

Nelete this document in its entirety as naterial therein is covered in

-18 Excise administrative markings;
excise references and paragraph 2.
page 1; excise paragraphs 9 and 5,
page 2; excise first and second regular
paragraphs, page 4, and last paragraph
page 4, through balance of document.

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100-3609, Sub C,-20	Excise addinistrative markings; excise paragraph 4 and 5, page 2;
	excise page *.
<b>*37</b>	Excise administrative markings: Excise last paragraph.
33	Excise administrative markings.
	Excise administrative markings: excise paragraph I and last paragrap
	Excise administrative markings.
	Excise administrative markings.
530	Excise administrative markings:
-531	Excise administrative markings,
-532	Excise administrative markings.
	Excise administrative markings and last paragraph.
	Excise administrative markings; excise last sentence; paragraph l. page l.
	Delete this document in its entirety as it is same as 100-3608-2184, above.
<b>-536</b>	Excise administrative markings; excise second sentence, paragraph L, page 1.
	Excise administrative markings; excise second sentence, paragraph 1, page 1.
	Excise administrative markings: excise last paragraph, page 2.

#### SE 100-28544 "

- 100-3600, Sub C, 541 Excise administrative markings: excise paragraph 1.
  - -544 Excise administrative markings; excise last paragraph, page 2.
  - -546 Excise administrative markings; delete cover letter in its entirety; excise Section IX, pages 6 and 7.
  - -547 Delete this document in its entirety: Same as 100-3608-2204, above.
  - -548 Excise administrative markings; delete cover letter in its entirety; excise Section VII, pages 4 and 5.
  - -549 Excise administrative markings; excise page I (lette/); excise Section VI; pakes 4 and 5.
  - 4550 Excise administrative markings: excise Section IX, pages 10 and 11.
  - -552 Delete this document in its entirety.
  - -784 Excise administrative markings;
    excise paragraph 1, page 1;
    excise \_\_\_\_\_\_in list of names;
    excise rest of document beginning
    with paragraph 3, page 1.
  - -786 Delete this document in its entirety.
  - -787 Delete this document in its entirety.
  - -788 Excise administrative markings; excise all of page 3, beginning with first full paragraph.
  - -789 Excise administrative markings.
  - -790 Excise administrative markings,
  - -800 Excise administrative markings.

100-3608, Sub C,-1019	Excise administrative markings;
-1028	Excise administrative markings.
-1021	Excise administrative markings and last paragraph.
-1022	Excise administrative markings and last paragraph.
-1023	Excise administrative markings and last paragraph.
1024	Excise administrative markings and last paragraph.
-1062	Excise administrative markings and last paragraph.
-1865	Excise administrative markings and last paragraph.
1066	Excise administrative markings; excise last three regular paragraphs, page 4.
-10.67	Excise administrative markings and paragraph 1.
-1000	Excise administrative markings; excise second sentence, paragraph 1.
4100	Delete this document in its entirety as it is same as 100-3506-2249.
-1101	Delete this document in its entirety as it is same as 100-3508-2250.
-1102	Excise administrative markings and page 3.
-1103	Excise administrative markings and page 4.
-T104	Excise administrative markings; excise paragraph 1, page 1; excise last paragraph, page 2

73-460-19

100-3608, Sub C,-1106	Excise administrative markings;
	excise last two paragraphs, page 1.
the second	
-1106	Excise administrative markings: excise paragraph 1, page 1;
	and last paragraph.
	Excise administrative markings
	and page 5.
1108	Excise administrative markings
The state of the s	and baraguaph I's balle I's
1109	
	Delete this document in its entirety.
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Delete this document in its entirety.
	Excise administrative markings
	and last sentence, page 4.
	Excise administrative markings
	and first and last paragraphs.
	Excise administrative markings
	and paragraph 1.
	Delete this document in its entirety.
	as it is same as 100-3608-2273.
	Excise administrative markings
	and last sentence.
i de la companya della companya della companya de la companya della companya dell	Delete this document in its entirety.
A review of MAR ing documents which may b	TLE's control file reveals the follow- e producible:
100-3608-2496	Excise administrative markings
2514	Excise administrative parkings.

No excisions recommended

The above-described original items are being furnished by separate package, together with a complete set of photostatic copies of the same documents received from the Chicago Office.

For the information of the Bureau, Seattle has retained the photostatic copies received from Chicago (following dismissal of the WEISS and LIGHTFOOT cases) of most of the other documents specified on the Chicago FD-192. These can be made available to the Bureau if required or desired in this or other matters.

# UNITED STATES GOVERNMENT Memorandum

TO:	SAC, SEATTLE (100-259	98)	DATE: '4/	13/65
FROM:	SA H. EDWARD MCNULTY	F	APPROVED:	<del> </del>
SUBJECT:	NORTH CENTRAL CP SECT	ION		•
SOURCE	ACTIVITY	REC'D	AGENT	HOCATION
	Meeting of Sno-King CP Club Executive Committee, 1925 NE 127th, Seattle, Wn., 3/24/65.	4/5/65	Menulty [	
1 - 100-2 cc:	Informant furnished to ACTION: None. Send one cop  5998 (NORTH CENTRAL SE	y to Port	land (REG).	
100-1 100-2 100-3 100-5 100-1 100-1 100-1 65-78 100-5 100-2 100-1	0806 (BARBARA HARTLE) 3 (TERRY PETTUS) 203 (WM. PENNOCK) 2883 (4241 (BURT NELSON) 0 (ELMER KISTLER) 273 (3650 (COINTELPRO) 8975 (FACTIONALISM)		SEARCHED SERIALIZED	b6 b7c b7D
100-1 100-2 100-1	9812 (PW)	TION)	FBI + SE	1965

· · · · · · · · · · · · · · · · · · ·	
March 24, 1965 7:20PM - 7:45PM	
1925 N.E. 127th 8:PM - 9:30PM	3/28/65
	5/20/05
CP Sno-King Club Executive Committee meeting	. , , , , , , , , , , , , , , , , , , ,
Commo de la companya de	
Comrades present:	١٤
Heinie Huff	, x
Dood Huff	* 1
· ·	
	**
- sat in on meeting by invitation.	
Club - reported that she had a short	conference with
comrades Dood and Heinie before she picked comrade	
meeting that the conference was in regard to	
letter comrade had asked club leadership to pa	ss on to section
leadership that section leadership returned	letter to
Sno-King chairman- along with note addressed to com	
reply to communication that the short	
not meant to bypass the full club executive committ	
to establish how properly to proceed with introduct	
letter to section leadership in this meeting	
agreed that letter be read aloud to executiv	
-along with section leadership reply to letter - an	
executive committee discuss the contents and meaning	
taking this matter before club membership meeting.	R parole
caking curs macrar parora cind mambaranib maacing.	
Dunes Danten 13 ms show were shorten	1 1l-1
read letter aloud then read section.	Teadersuib
reply.	
,, , , , , , , , , , , , , , , , , , ,	
Heinie said - letter is infantile and a cont	
of disruptive action that method of crit	
leadership and individuals by bypassing the club in	
manner is politically incorrect and against Party p	
has made no effort to express himself in regar	
leadership document dealing with Sno-King club life	
at request that section leadership undertook	
Sno-King internal problem and now refuses, in	
or reject section leadership evaluation that	did not partici-
pate in club nominations; declined to accept n	
for three different club offices; and would give no	
abstained from voting for club officers that	
of others who have left the Party in that he claims	the Party has
lost faith in him where in reality he has lo	st faith in the
Party that is definitely showing petty b	ourgious traits.
Heinie sighted the Smith Act Trials: Barbara Har	tle turned stool
pigeon under pressure; Terry Pettus staned his retr	eat from the Party ·
by resigning as club chairman, then as section lead	er, then as DC
member, and as PW editor; Bill Pennock committed su	icide and
he (Heinie) is the only one who withstood the press	
tion of the trials, because of one reason only, he	
lost faith in the Party and the struggles of the wo	

b6 b7C (2) CP Sno-King Club executive meeting

Heinie said - whether knows it or not, he has lost faith	
in the Party that cannot be allowed to continue his disrup-	,
tive methods which keep the club from doing constructive work	
that must come to grips with his true feelings about the move-	
ment and take steps to correct his weaknesses or admit his loss of	*
faith in the Party and its program that the club must	61
reject letter to the section both in content and method	
of handling that the letter wrote is now the property of	
the club and should be read to full club membership and followed by	,
discussion that quite often a disgruntled comrade will bypass	
their club, section and even the district and write directly to	, **·
hational headquarters with a self-interest problem, but the national	
always sends such communication back to the district leadership for	
review and action = - that there are no secrets in the Party - =	•
that problems are to be aired, but -through proper channels.	r <sub>e</sub> - 3
Dood said - petty bourgious characteristics are not	. *
.uncommon among comrades who acquire menetary security, house, car,	; # # +
steady job, a businessthat these people are active in the	
struggles of the working class until such time as their own	<i>i</i>
self-interests are endangered, -then they begin to wallow in	
self-pity and blame everything on the Party - and always start	•
by attacking leadership and completely losing sight of their	1.7
own weaknesses they are critical of others and see themselves	1 b6
as superior and above reproach.	' 'b7c
ab buportor and above reproduct	* ,
and both viewed actions in the past and currently	
as childish and petty both expressed the feeling that	
deliberately seeks criticism and punishment much as a small child	•
does as a way of getting attention - and that such traits are	•
detrimental to the club and to the Party as a whole - and that the	4
club cannot allow to dominate its time and deter it from	•
political goals.	•
Porregue Pourse	
Executive committee decided on the following agenda for next club.	
meeting: 1) Read aloud letter and the reply from section	
leadership to that letter 2) Finances - during 15 minute	
coffee break 3) Section report 4) Discuss possibilit	ies
of club PW affair 5) Good and Welfare.	4 5
Heinie reported - that he (Heinie) and Dood attended an affair in	
wouthwest Washington last saturday night that affair was to	**
benefit Defense Committee Fund that \$60. was taken in at affair	•
of which \$20. was turned over to for defense that	
and were present as was Elmer Kistler	
that affair was held in house that used to be a school house.	
	•
Heinie said - Burt and (Nelson) are back in Seattle after	
5 months in the Soviet Union that Burt will visit Huff home	,
tomorrow that Burt will have much to talk about from overseas	¢.
trip and also 4 or 5 days in New York that he (Heinie) will ask	}
Burt if he (Burt) will be quest speaker at Sno-King PW affair which	·
can be joint birthday party for Burt and himself (Heinie) on May 8th.	
that comrades from southwest Washington should be invited to	
celebrate birthdays and hear of Burt's trip and experience.	
- Antidat of a last direct a direct and a few as the direct and a few as the direct and a second as a few as the direct and a	\$

#### UNITED STATES GOVERNMENT M E M O R A N D U M

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TO -SAC, SEATTLE (100-25998) DATE: 6/4/65 FROM SA H. EDWARD McNULTY APPROVED: SUBJECT: NORTH CENTRAL CP SECTION IS - C SOURCE ACTIVITY REC'D AGENT LOCATION Meeting of Sno-King 5/25/65 McNULTY CP Club Exec. Comm:, 1925 NE 127th, Seattle. Wash... 5/5/65 Informant furnished the attached report. b6 ACTION: None. b7C b7D 1 - 100-25998 (NO. CENTRAL CP SECT) 100-19812 (PW) cc: 100-26109 (PLP) 100-12724 (HELEN HUFF) 100-18975 (FACTIONALISM) 65-703 (HENRY HUFF) 100-23650-Sub A (COINTELPRO) 100-1922 (BRICK MOIR) 100-27569 (AD HOC COMM) 100-16945 100-20192 (CP-UNDERGROUND) 100-3362 [ 100-12031 (JOHN DASCHBACH) 100-22388 100-12883 100-14241 100-15829 65-780 (ELMER KISTLER) 100-18334 100-1514 100-12528

SERIALIZED.....FILED....

Jun 41965

HEM/jm (30)

100-16803 100-10200

100-20806

100-18458 (BOB KINNEY) 100-3252 (B.J. MANGAOANG)

100-3608 (BARBARA HARTLE 100-18709 (PAUL BOWEN) 100-53 (TERRY PETTUS) CP Sno-King Executive Committee meeting

57,8765

b6 b7с

Comrades present: Heimie Huff Dood Huff

The scheduled Sno-King fund raising affair was reviewed and discussed. Heinie said - at the PW conference last saturday he and Dood talked to many people about Sno-King affair planned for May 15th -and gave out invitations and got committments as to who williandowhoocan't attend affair - and that Dood has mailed out some invitations - - - that Brick and \_\_\_\_\_ Moir and \_\_\_\_\_ and \_\_\_\_ said they will be up to attend Sno-King affair - - that \_\_\_\_\_ said they will attend - - as did \_\_\_\_\_\_ Elmer Kistler, \_\_\_\_\_ - and others.

Heinie said - when he mentioned intention to invite and a couple other comrades from Bellingham, - an element of disapproval was forthcoming - and he learned that there is every indication that our comrades in Bellingham have aligned themselves ideologically with the position taken by China and that it would not be wise to extend invitations to the Bellingham group at this time - - - - and that there is also some slight question about comrades in at this favor point - - and it is well known that China's position - - - and no certainty where Kinney stand now - - - - - - - - - that invitations must not be sent to just anyone - - - that it's not only a question of ideological position, - but how much space is available -and who will add or detract from our affair -and who has money to contribute. Then Heinie added - why should be invite BJ (Mangoang) for instance, when she would monopolize the conversation, just take up room, and has no money?

Heinie brought up the remark made by \_\_\_\_\_\_ the meeting before last when \_\_\_\_\_ said Heinie was ousted from district leadership because of bureaucratic tendencies. Heinie continued - that he (Heinie) would like club chairman to understand what took place during this period referred to by comrade \_\_\_\_\_ -- that the orders he (Heinie) gave for comrades to disappear or go undergroundd were ordershe gave with clear conscience for the good of the Party and as directed by national leadership -- that what he didn't know until much later was that the orders passed on to him by Party central security were not from national headquarters but were from the central security committee which had been taken over by Gatesites, by traitors -- that he (Heinie) withstood all the criticism and charges forthcoming from his mistake and

#### (2) CP Sno-King Executive Committee meeting

remained loyal to the Party and the working class - - that the Communist Party has been first and foremost in his life since it was organized in this country in 1919.

Heinie said - national leadership was critical of him because he did not expel Barbara Hartle from the Party and expose her when she was known to be dealing with the FBI - - - - that he (Heinie) can spot an FBI phoney - - that he knew Barbara Hartle had been talking to the FBI and he went to Partland to try to persuade her to go back to eastern Washington - that he knew Barbara was becoming mentally unstable - that he gave her no major assignments - that he hoped that she would see the error of her ways and just pass into oblivion.

Heinie went on - and look at the Smith Act victims here - - that he (Heinie) is the only one who weathered that injustice and remained loyal to the international working class movement - - that it was decided that as money was raised by the Smith Act Defense Committee, the victims would be released from jail - - that first to be released was Paul Bowen, - then Terry Pettus, - then Heinie - - - that was the order decided on - - - - - then when he (Heinie) got out of jail he (Heinie), by personal contacts, raised \$1,000. which he gave to Terry Pettus to post necessary bail to get John Daschbach released - - and that Terry got drunk and supposedly lost the \$1,000. - but in a couple days Terry's wife managed to produce \$1,000., so it's still a mystery as to whether Terry lost the money or whether he just planned to keep it - - - - that Barbara Hartle was left in jail.

Heinie said - during this period in question - comrades changed their name, their job, their residence and many moved about from state to state - - - but he (Heinie) managed to meet with and keep in touch with other comrades - - - he did not desert the Party as many were led to believe - - - that the mistake he made was a serious one and he is the first to admit it, - but it was an honest mistake without which the exposure of the Gatesite forces would have taken immeasureably longer.

Miscellaneous: - Heinie had to go into detail about his new reclining chair - - why he bought it - - why this color - - hbwtit operates - - - and - Oh Yes, - the price: \$160.

Cover Sheet for Informant Report or Material

"Date: October 13, 1965 "Written: Oct. 13, 1965 "Function: Regular meeting of the Sno-King Communist Party Club.
"Location: Home of 'DOOD' & 'HEINIE' HUFF, 1925 N.E. 127th. "In attendance were: DOOD & HEINIE,
"HEINIE announced that was ill and went on to say that no agenda had been planned so he said he'd give a report on the District Committee meeting. (No mention was made of absence from the meeting).
"HEINIE said the MC CARRAN Act was discussed thoroughly, and that he felt it was most important that each of us get a copy of the Act and read it, study it, — possibly in our club meetings so that we can speak up intelligently to people around us letting them how unconstitutional it is, and how it is not limited to Communists alone, but can be used against almost any group or person who takes issue with government policy.
"HEINIE said a 'Teach-In' is going to be held on October 18 or 19th at Portland. I belive. At this point he also mentioned the students of Reed College and I was not certain whether he said that the students were just going to attend or whether some were going to participate in the program. Senator WAYNE MORRIS is going to speak HEINIE said, and also mentioned a 'Porter', active in politics in Oregon. The other persons mentioned were
"This Teach-In will discuss the Mc Carran Act too, and will point out how unconstitutional it is.
"The war in Viet Nam will also be discussed, HEINIE said_
"Dues will collected by paid his dues in advance as he said he will be in Alaska for three or four months.
"DOOD served coffee and the meeting was dismissed.  left right away taking with him so they could get back issues of Political Affairs magazine that had at his house.

b6 b7С

were asked to stay and it seemed had credited DOOD's & HEINIE's last RFF & Dues payments to the wrong month. They showed her their receipts and she promptly corrected her books.

b6 b7С

"HEINIE next got started on a haranghe again about his trial, details involving his arrest, the fact that no one had served any time except the 'stoolie' BARBARA HARTLE, etc., none of which I deemed important enough to mention here in detail. This lasted until almost 1:00 A.M. but to try to cut the conversation short would have sorely offended HEINIE."

Cover Sheet for littermant Report or Muterial PI)-306 (Rev. 9-30-69)	•
TO: SAC	•
FROM: SA SUBJECT: CF - SPOKWE COUNTY	Date prepared
IS - C	6/22/70
Date received Received from (name or symbol number)	Received by
6/19/70	SA
Method of delivery (check appropriate blocks)	·
in person by telephone X by mail orally	
If orally furnished and reduced to writing by Agent: Date	Date of Report
<del>-</del> .	6/15/70
Dictatedto	Date(s) of activity
·	6/11/70
Transcribed	b6
Authenticated by Informant	b7C
Brief description of activity or material	. b7D
and contacte	ed .
regarding Spokahe CP club	File where original is located if nebalistical
buying tape recorder to play speeches,	
* INDIVIDUALS DESIGNATED BY AN ASTERISK (*) ONLY ATTENDED A VIOLENCE OR REVOLUTIONARY ACTIVITIES WERE NOT DISCUSSED.	A MEETING AND DID NOT ACTIVELY PARTICIPATE.
VIOLENCE OR REVOLUTIONARY ACTIVITIES WERE NOT DISCUSSED.  Information recorded on a card index by	on date
Remarks:	
(5)	
1-65-1102 (CP-SPOKANE CO)	
100-19812 (PW)	
100-12883	
100-13718 100-12198 (MARION KINNEY)	·
100-0-52203	•
100-26589 100-23 <b>4</b> 35	· )
100-23433 100-2608-3609 (BARBARA HARTEL)	Zem.
65-524 (MR. HARTEL)	
5	100-3608-2553
	Block Stamp
JDJ/jah	14-4-31 0 d.
(11)	100-2000
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July 4	FBI - SEATTLE

2,000

June 15, 1970 Spokane, Wn.

·
On Thursday morning, June 11, and came to
home. brought a tape recorder and a tape of a speech recently given
in New York by . He suggested to that she should ask her
club to contribute or to take money from the treasury to purchase a similar tape
recorder for Spokane. He said they would be well supplied with tapes from now on
and he would be glad to send them to Spokane to help out with meetings here. He
said they would be obtaining tapes from New York in particular said she
right of taken it we with the many
Kinney
After lunch and Marian/went out to make calls on FW readers.
stayed to wait for a call from whom they wanted to meet and who was to
call on Thursday. They visited ? Hartle, (husband
of Barbara Hartle), and
· · · · · · · · · · · · · · · · · · ·
When they returned, brief plans were made for the memorial. They suddenly decided
to go back to Seattle and return for several days at the time of the memorial for
Albert Strout which is to be held June 21.

٠٠٠ ع ده ده ده	BULKY EXHIBIT INVENTORY OF	F PROPERTY ACQUIRED	EVIDENCE
Bufile	. · · · · · · · · · · · · · · · · · · ·	·	Field Division
		74 5-70-48 74 74 74 75 75 75 75 75 75 75 75 75 75 75 75 75	Date
Title a	and Character of Case:		
BARBA	ra harte		
,			
			• .
Date Pr	roperty Acquired: 5/20/48		
Source	From Which Property Acquired:		
Locatio	on of Property or Bulky Exhibit:	Security Dask 75	Choor STORE RM
Donasa	Care Data anti-an and Day and anti-		•
	for Retention of Property and s Made to Dispose of Same:	Hold for possible Permanent Review.	
	ption of Property or Exhibit and ty of Agent Submitting Same:		D
· /		A bearings of Page	zroff
	LIST OF CO	PYENTS	
	Exhibits 1 thru 18 transfe	mana de Mario 7 1 1 1	on Phyller I
	Exhibits 19 to 76 as taken	from volumes 1 to 3	of Sub A File.
77.	Notebook page beleived in handwr Rec'd 3/8/48.	riting of Barbara Hart	le re:
78.	Statement of the Kennydale Brand	h on expulsion of	from membership in
79.	the CP. Rec'd 7/27/48. Three photos and 2 neg. of Barba		
80.	a portion of a sheet of paper where:	cich-was cotained from cc'd 10/29/48	
31.	Frontier Book Store Receipt made	out to "Barbara" for	
,82 <sub>6</sub>	Handwritten note from Barbara (H		
33.	Original rough drait of letter a	igued Barbara Hartle	as Chairman of the
X -	Aircraft Division of the CP. of of National Leaders. Rec'd 4/21		Tr commerce on Fried
		,	
	r		100 - 3608 - 1H(3)
	مدر المسيورية	••••	1072-3608-2554
$\rightarrow$	"   For and "   a Table	•	SEARCHED JINDEXED
Field I	File #: 100.3608%		SERIALIZED FILED
,			APR 20 1978

84.	Bill from Labor Research Assoc. 80E 11th st. Dated 4/5/49 to Barbara Hartle
A P	for "Report on Boeing Airplane Co." Rec'd 4/21/49. Leaflet re: Waterfront P.W. Party on 4/2/49 at 4108 Airport Way, Sponsor
85.	Dough and Olivin
ak	malanian and to Judge Medien by Raphara Hourag and Others McC'q O/40/4/e
86. en	Note addressed to Terry (Pettus ) from Barbara (Hartle) re: meeting of the
87.	Name Commingson Reply 1/11/6V
68.	Letter addressed to Perry Pettis from Barbara Hartle Dated May 9,1949 ret Organi
	Kantidan in Cartin
69.	Tattor from Barbara Hartle to People's World re: Ingram Case Rec'd 8/25/49.
90.	Letter from Senator Warren G. Magnuson to Barbara Hartle re: Foreign Policy.
, - •	Page 4 - Ø / 9 E / 1.0
91.	Rough draft of leaflet to be issued by Barbara Hartle to the Negro Commission.
	re: White Chauvinion and Educational Work on the Negro question.
۲	Rec'd 8/25/49.
92.	Copy of telegram from Barbara Hartle and others to President Truman ret
20	CP trial Rec'd 8/25/49. Letter to Betty (Gamett) from Barbara Hartle Educational Program and Negro
<del>3</del> 3.	rights. Rec'd 8/25/49.
94.	Typewritten note from Barbara (Hartle) to re: June issue of
	Darling Afford Racid 10/10/19
95.	7017 Wash State Tioner Permit in name of Barbara Hartle, reo'd 11/9/49.
96.	Handwritten note from to B.H. (Barbara Hartle) ret a visit of
<b>,</b> , ,	Rectd 77/9/19
97.	Postcard addressed to Mrs. James Bourne fromRec'd 11/9/49.
98.	Handwritten notes signed Barbara (Hartle) re: and signature on
	mmt 2 4 4 mag man 1 4 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 man 1 4 7 7 7 10 / 10 / 10 man 1 4 7 7 7 10 / 10 / 10 man 1 4 7 7 7 10 / 10 / 10 / 10 / 10 / 10 / 10
99.	Copy of receipt made on P.W. Iform by R.Hall dated 11/7/49 for \$61.52 to be
,	Barbara (Bourne) and SE Region Ulubs, Rec o 11/2//47. b7c
100	Typewritten note from to Barbara (Hartle) re: deallet for
	distribution. Resid 2/3/50.
101.	Question Guide The Reports of the plenary meeting Nat'l Committee C.P.U.S.A.
	Worth 1950 with hardwritten notations. FESIG 0/3/200
102.	Informents notes re: background and UP activities of Barbara Hartie bounds.
	Repla 11/9/50.
103.	I neg. and Deprints of photo's of Barbara Hartle Bourne taken at
	Seattle, bn. on 4/8/50 and 6/10/50. Rec'd 2/28/51. I photo and I neg
	to Humori 8/2/51. I photo to lietroit 6/2/21al
104	Certified photostatic copy of U.S. Govt. check # 12281889 payable to Barbara
• •	Bourne. Rec'd 6/27/51.
105.	Certified photostatic copy of card of Barbara Hartle, dated 7/29/42. Seattle,
*	Wash, authorizing cancellation of voting registration at Spokane, Wash, (neg.
	encl)
106.	4 sets (lcertified) of 3 motor vehecle operator's licenses, of Barbara Hartle
	n) (1947, 1949, 1951 -1952) Rec'd 7/24/51.
107.	4 sets of photo enlargements of records of ownership and transfer 1948 1950 of
704	1934 Chev. Sedan # M154467 (Iset dertifiec) Rec'd 7/24/51.
108.	l certified and 3 additional photostatic copies of Gas service application
	2/14/44 signed by Barbara Hartle Rec'd 7/19/51.

Page 2.

109.	1 certified and 3 additional photostatic copies of permenant voter registration
110.	of Barbara Hartle Rec'd 7/19/51.  Photostatic copy of students record and grades Barbara Hofmeister Rec'd
	7/25/55•
111.	Signed statement of Rec'd 7/15/51.
112.	Letter 12/7/49, written to by Mrs James K. Bourne, Eccid 7/19/51
113.	Statement of Armstrong re: Known CF affiliation of B. Hartle Rec'd 8-6-51.
114.	30 photos of Barbara H. Bourne representing 3 poses rec'd on the dates
•	indicated 6/10/50 Left, 6/10/50. center 4/8/50 right.
115.	two sets (3 pages each) of subject's high school record at Grants Pass H.S. Rec'd 9/17/51.
116.	Signed statement of Fee'd 10/16/51.
117.	1 large photo of Barbara Hartle and negative. Rec'd 9/19/51.
218.	Mat of Barbara Hartle. Pec'd 1/28 52.
139.	Four pay checks payable to Margaret Johnson signed by and Rec'd 6/27/52. (Ret'd to 7/23/52.)
120.	25 photos of Barbara dartle with description on backs. Rec'd 9/22/52. (9added
	9/26/52)5 photos 1 nog added 453.
121.	Complaint for Barbara Hartle. Rec'd 8/23/52.
122.	Warrant for Barbara Hartle. Rec'd 8/23/52.
123.	3 photos of Barbara Hartle. Rec'd 9/22/52.
124	1 photo of Barbara Hartle. Rec'd 9/22/52.
	The of states affidate test of Sureme Owners 0/20/52 Pools
ب بد ردس	ppy of sworn affidavit of hugene, Oregon 9/20/52. Rec'd 9/21/52. (1 copy as evidence at Hearing 9/26/52.)
126.	1 copy of Sworn affidavit of
	1 copy as evidence at hearing 9/26/52.) Rec'd. 9-21-52.
127.	1 copy of indictment returned by Grand Jury, U.S. District Court for Smith
	Act subjects. Rec'd 10/1/52.
128.	20 Photos and 4 negatives of Barbara Hartle taken at time of apprehension.
,	Rec'd 10/1/52. (2 to Seattle P.D. 10/14/52.)
129	4 Photostatic copies of W. 4 form with Sig. Margaret S. Johnson. Rectd
129	1/17/53.
3.70	4 Photostatic copies of ledger sheet re: Sid's Restaurant exp. Rec'd 1/17/53.
131.	4 photostatic copies undated W. 4 form signed Margaret Johnson 1/17/53.
132.	4 Photostatic comies Cancelled Check \$13.88 and 4 copies signed Margaret
	Johnson.
133.	4 Photostatic copies Cancelled check \$ 39.27 and 4 signed photostatic
	copies. Hec'd 1/17/53.
134.	4 Photostatic copies of payroll sugmary dated 8/6/51 by Margaret Johnson
١,	Rec'd 1/17/53.
135.	4 Photostatic copies of payroll summary dated 8/13/51. by name Margaret Johnson. Record 1/17/53.
136.	4 Photostatic copies of ledger sheet headed Margaret Johnson. Rec'd 1/17/53.
137	4 Photostatic copies page of payroll book dtd 9/8/51 of Daisy's Cafe for
C +	1951. Rec'd 1/17/53.
138.	Affidavit of dated 1/15/53 re residence of subject }
**	Rec'd 1/26/53.
·	

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,+	139	Four photostatic copies of Application for Drivers License (Oregon) filed
		hu Marzarat Schuidt Johnson, Recid 1/28/53.
,	140.	Employment record of subject, Starr Food Co., Salem, Ore. (photostatic copies)
		Rec'd 1/28/53.
	141.	Four photostatic copies employment record of subject.,"The Ink Spot", Salem,
		one our /11 Poold 1 /28/53.
	142.	Sales certificate A-52487 signed dated 7/28/53. Recad
	market A	70/22/53
	143.	Letter from to Berbara Sartle, Rec'd 3/12/54, by Sa
٠,		
	144.	
		dated 7/19/54 Rec'd 7/19/54 by SA
	145.	Transcript of interrogation by to AttorneyGeneral.
		dated 7/20/5h. Rec. d 7/20/5h by SA
	146.	3X5 card bearing the name and address of Hartle Rec'd 12/10/54.
		Jany don't allow the state of t

b6 b70

## BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

Bufile:

Seattle

\_Field Division

3-20-51

Date

Title and Character of Case:

Date Property Acquired: 3-20-51

Source From Which Property Acquired:

Location of Property or Bulky Exhibit: Security Desk TE FLOOR STORE RM.

Reason for Retention of Property and
Efforts Made to Dispose of Same: Evidence (Permanent Review 3-1-2)

12-1-57

Description of Property or Exhibit and Identity of Agent Submitting Same:

Exhibits 1 through 9 taken from 100-3608-240a. Exhibits 1 through 11 taken from 100-3608-538A. Exhibits 1 through 8 taken from 100-3608-320A.

3/20/20

Field File #: 100-3608-1B4

00-3608-184

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· }	) BULKY EXHIBIT - INVENTORY OF PROPER	TY ACQUIRED AS EVID	ENCE
<del>دوس</del> د	Buffile: Se	attle Fi	eld Division
,	7	31-51 Da	te
,	Title and Character of Case:		
	Date Property Acquired: 7-31-51		
	Source From Which Property Acquired:		
*	Location of Property or Bulky Exhibit: Securit	wDesk 7禁引 oc	STORE RM
	Reason for Retention of Property and Efforts Made to Dispose of Same: Evidence (Per	manent Review <del>2 1-5</del>	2-1-50 # 3-1-57
	Description of Property or Exhibit and Identity of Agent Submitting Same:	· · ·	66 191-61
	2 sets of Exh. #1 to #50, inclusive, prepare (see ser. 3608-1625) of SA	d as enclosures wit ted Seattle 7-30-51	
•		$\tilde{\gamma}$	
		3/28/18	
*			

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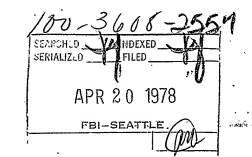
FBI-SEATTLE

Field File #: 100-3608\*

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<b></b>	BULKY EXHIBIT - INVENTORY OF PROPERTY	ACQUIRED AS EVIDER	ICE
	Bufile: Seat	tle Fie	ld Division
	1_25	_1:7 Date	<b>9</b>
	Title and Character of Case:	,	
	Barbara Hartle		-
ı	Internal Secure	ty - c	
,	Date Property Acquired: 1-25-47	<i>0</i>	•
	Source From Which Property Acquired:  5A Richard J. M.	siner from C	.S.
	Location of Property or Bulky Exhibit: Security	est 7st 1100r	STORE RM
· .	Reason for Retention of Property and Efforts Made to Dispose of Same: Evidence (Perm	anent Review 11-1-	1162-1-58
N. P.	Description of Property or Exhibit and Identity of Agent Submitting Same:	. <i>5</i>	7
*:\$.	C. P. Documents. Crief Coc. (Ba	rbara Hartle	
•		10.1	
•.′,		477	
	٠٠ <u>٠٠</u> ٠ - المراجع	$\gamma$	*

100-3608-182

Field File #: 100-3608\*



## BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

Bufile:

Seattle

Field Division

10-5-51

Date

Title and Character of Case:

Date Property Acquired: 10-5-51

Source From Which Property Acquired:

Location of Property or Bulky Exhibit: Security Desk 7 1 1000 STORE RM

Reason for Retention of Property and Efforts Made to Dispose of Same: Evidence

Evidence (Permanent Review 10-1-37)

Description of Property or Exhibit and Identity of Agent Submitting Same:

2 sets of exhibits #51 to #61 prepared on supplemental prosecutive summary rpt. of subject; and work papers of same.

3/18/18

Field File #: 100-3608\*

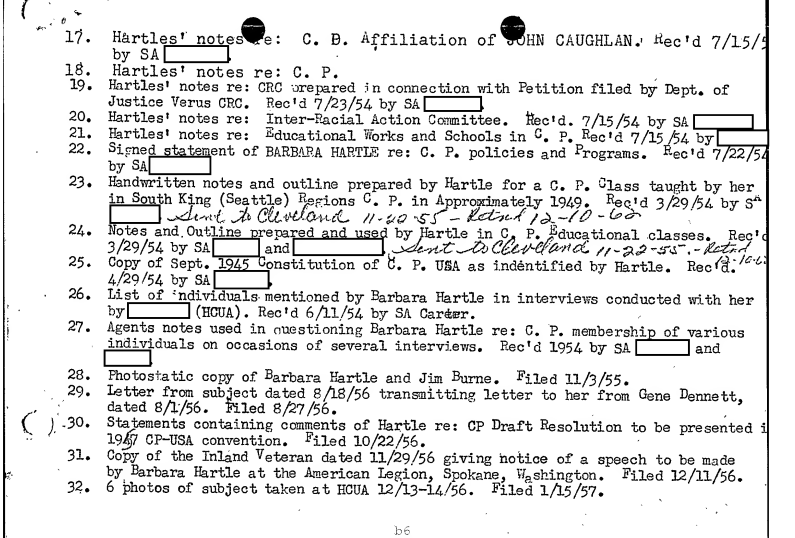
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APR 20 1978

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BULKY EXHIBIT INVENTORY	OF PROPERTY ACQUIRY AS EVIDENCE
Bufile: 100-107725*	Seattle. Washington Field Division
	&/5/54 Date
Title and Character of Case:	•
BARBARA HATTLE Internal Security - C.	``````````````````````````````````````
Date Property Acquired: 4/6/54.	
Source From Which Property Acquired:	Various sources during time of subjects statements to us.
Location of Property or Bulky Exhibit:	Dally British Room O. CEO Security Seek
Reason for Retention of Property and Efforts Made to Dispose of Same:	Hold for possible evidence Permanent - Review 4/1/3508 + 1-57
Description of Property or Exhibit and Identity of Agent Submitting Same:	1 <del>12-1-57</del> 2-1-58
l. Negatives and 3 prints of each ex- on an S page document. Rectd 3/12 to Scattle, office.	posure of film taken by SAs and 2/54, sent to Bureau 3/18/54 and returned
2. Hotes of Agents and members of the CP. on 3/18,19,22;	on interviews with subject re
<ol> <li>Notes in handwriting of BARB store and MARION KINNEY. Re</li> </ol>	BARA HARTLE concerning the Frontier Book- c'd 4/8/54 by SA's and
5. Signed statement taken from 3/25/54.	subject by SA's and on
7. Agents notes and notes of s statement on dated 3/15thru and 4/20,21/54, by SA's	ubject used in preparation of signed 19 and 21, 22,24,25, 29, 39, and 31/54.
8. Hartle's handwritten notes ous individuals. Rec'd 4/2	re: her knowlege of CP connections of vari
(dontinued in 187 Vol. 2)	100-3608-2559
Field File #: 100-3608*	my 100 3008 100
	APR 2.0 1978

	<b></b>		•			•		(7-17-5)	2)
( ,		. 1	BULKY EXHIBES - INVEN	TORY	OF PROPERTY	ACQUIA A	S EVIDENCE		
	Buf	ile: 100-	107725*		-Seattl	<del>o, Washing</del>	Field Div	vision	
						5/	Date		
	Tit	le and Cha	racter of Case:		•		,		
		BARBARA H. Internal i	RTLE Security - C.			•			
	Date	e Property	Acquired: 10-29-54				,	,	,
	Sou	rce From W	hich Property Acquir	ed:	Various soure	tements to	บร.	· .	
	Loca	ation of P	roperty or Bulky Exh	ibit:	194	hoov 57	ORE RM.	Seek 1-58	
•	Reas Effo	son for Re orts Made	tention of Property to Dispose of Same:	and	Hold for pos Rermanent -	sible evi Review 4	dendo	<del>-51</del>	
<u> </u>	Desc J Ider	ription on tity of A	f Property or Exhibi gent Submitting Same	t and			.p6		• •
	(Cor	ntinued fr	on 100-3608-187 Volu	me I.	.,		b7C		
	10.	Typewritt To All D	over itten outlines en copy of letters for stricts." dated 3-2	ron F -54.	ettis Perry, Rec'd 3-27-	Nat. Adm.	Comittee.	iddressed	5 D 200
		Hartle he Rec'd 3-2	ndwritten notes re: 9-54 by SA's en letter from	C.P.	position on l	J.S. Porei	gn Policy in		
		honor, R	ec'd 3-21-54 by SA's		L		e res affair	•	i
••	13.	entitled SA	al outline used by H "Outline on the Basi for Cluck	o ine	ory of the C	mmunist P	arty !! Bonto	in 1947 and 1 3–29–54 by	*
	,	by SA	an notes of Harile r	e: 0	.P. registrat	ion of	, Rec	d 3-29-54,	
	· .	THOU G ANT	s of signed statement 5-54 by Sa		•				,
		CHAT WESD V	notes res C.P. Affil	19710	n or [	Rec	d 7-15-54 by	r sa [	
	,				Day.	76		•	
,	,				3/2		00-360	18-256	Ď,
	Field	d File #:	100 <b>-</b> 3608*		`	:	SERIALIZED III	DEXED	, ,
	,				•	100-	3698R8	BB1661.2	,
		,				-	FBI-SE	ANTLE MA	^



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Description of Property or Exhibit and Identity of Agent Submitting Same

one

1. Two copies of Barbara Hartle's testimony before the SACB in the ACPFB case, and in the international Union of Mine, Mill and Smelter Workers case on the following dates:

ACPFB - 7/7/55, 7/8/55, 9/8/55 IUMMSW- 6/28/60, 6/29/60 XXAXEOPFXEIXENEXHIENXIIENXII

2/18/16

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## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s)  $\sim$  5

Page 36 ~ Duplicate

Page 37 ~ Duplicate

Page 104 ~ b6, b7C, b7D

Page 105 ~ b6, b7C, b7D

Page 154 ~ Duplicate 100-107725-310